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AMENDMENTS INTRODUCED

CALIFORNIA LEGISLATURE

1953 REGULAR SESSION

FROM JANUARY 5 TO JANUARY 17, 1953



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Compiled by
RALPH N. KLEPS
Legislative Counsel

J. A. BEEK
Secretary of the Senate

ARTHUR A. OHNIMUS
Chief Clerk of the Assembly



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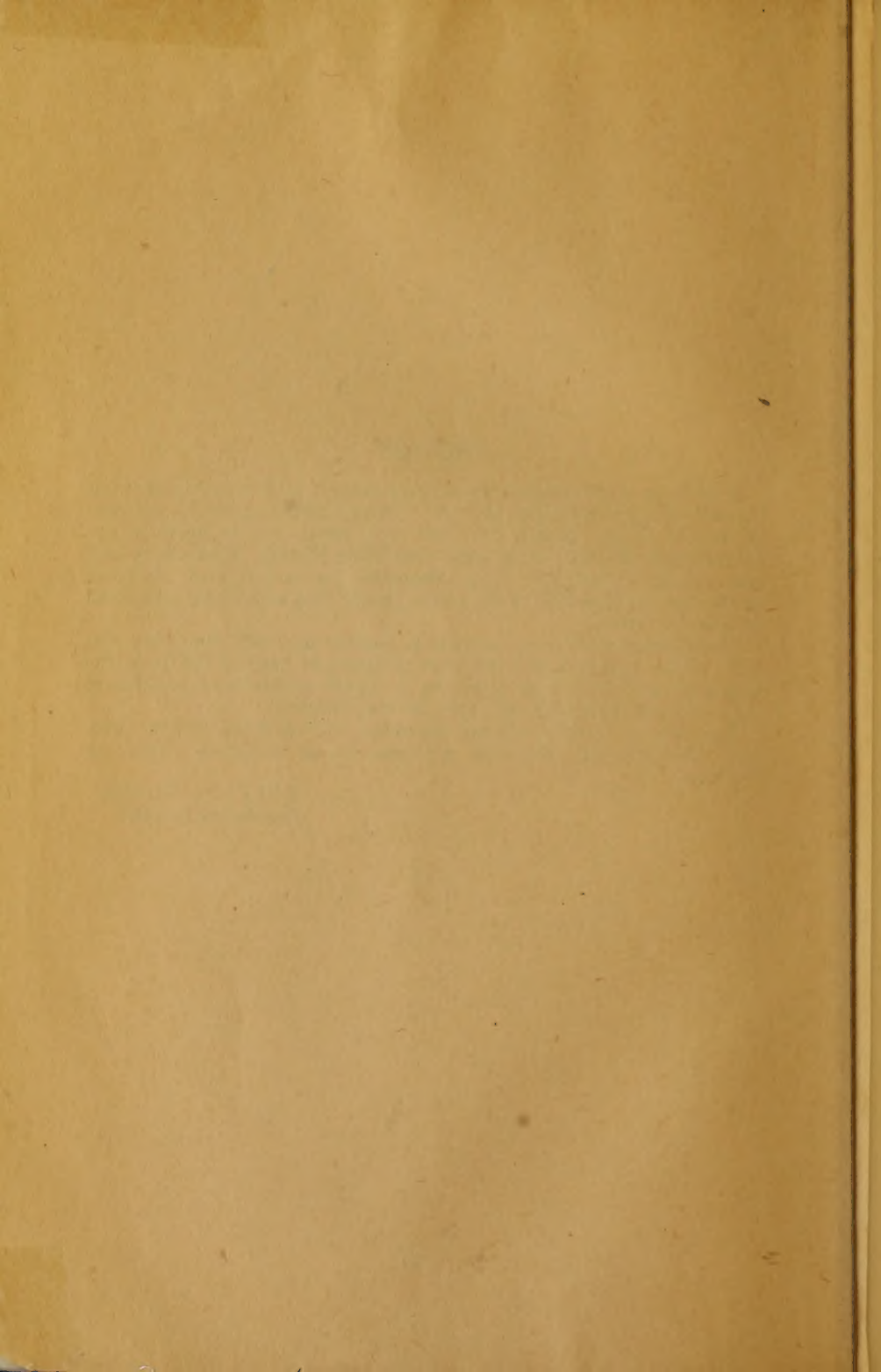
PREFACE

This digest is intended as a brief description of bills and constitutional amendments introduced at the 1953 Regular Session prior to the constitutional recess, January 17, 1953. The digests are arranged in the same numerical sequence as in the Semi-Final History, digests of Senate measures preceding those of the Assembly. The measures are described as they stood at the time of the recess, except that subsequent approvals of bills are noted.

These summaries do not purport to analyze precisely the entire contents of the measures, but rather to indicate the general nature of the proposals with only such attention to details as has been possible in view of the time element and other factors involved.

The table of sections affected shows the code sections, general laws, and constitutional provisions proposed to be amended, added, or repealed.

RALPH N. KLEPS
Legislative Counsel



ABBREVIATIONS

Except for committee references, the following abbreviations are used :

S. B.	Senate Bill
A. B.	Assembly Bill
S. C. A.	Senate Constitutional Amendment
A. C. A.	Assembly Constitutional Amendment
Sec.	Section
Art.	Article
Ch.	Chapter
Pt.	Part
Div.	Division
Act	Deering's General Laws, Act (No.)
Ag. C.	Agricultural Code
B. & P. C.	Business and Professions Code
Civ. C.	Civil Code
C. C. P.	Code of Civil Procedure
Const.	Constitution
Corp. C.	Corporations Code
Ed. C.	Education Code
Elec. C.	Elections Code
Fin. C.	Financial Code
F. & G. C.	Fish and Game Code
Gov. C.	Government Code
H. & N. C.	Harbors and Navigation Code
H. & S. C.	Health and Safety Code
Ins. C.	Insurance Code
Lab. C.	Labor Code
M. & V. C.	Military and Veterans Code
Pen. C.	Penal Code
Prob. C.	Probate Code
P. R. C.	Public Resources Code
P. U. C.	Public Utilities Code
R. & T. C.	Revenue and Taxation Code
S. & H. C.	Streets and Highways Code
U. I. C.	Unemployment Insurance Code
Veh. C.	Vehicle Code
Wat. C.	Water Code
W. & I. C.	Welfare and Institutions Code

SENATE COMMITTEE ABBREVIATIONS

Agriculture	Agr.
Business and Professions	B. & P.
Education	Ed.
Elections	Elec.
Finance	Fin.
Financial Institutions	Fin. Inst.
Fish and Game	F. & G.
Governmental Efficiency	Gov. Eff.
Institutions	Inst.
Judiciary	Jud.
Labor	Lab.
Legislative Representation	Leg. Rep.
Local Government	L. Gov.
Military and Veterans Affairs	Mil. & Vet. Aff.
Natural Resources	Nat. Res.
Public Health and Safety	Pub. H. & S.
Public Utilities	Pub. U.
Revenue and Taxation	Rev. & Tax.
Rules	Rls.
Social Welfare	Soc. Wel.
Transportation	Trans.
Water Resources	Wat. Res.

ASSEMBLY COMMITTEE ABBREVIATIONS

Agriculture	Agr.
Civil Service and State Personnel	C. S. & S. P.
Conservation, Planning, and Public Works	C., P., & P. W.
Constitutional Amendments	C. A.
Education	Ed.
Elections and Reapportionment	Elec. & Reap.
Finance and Insurance	Fin. & Ins.
Fish and Game	F. & G.
Government Organization	G. O.
Governmental Efficiency and Economy	G. E. & E.
Industrial Relations	Ind. R.
Judiciary	Jud.
Legislative Procedure	Leg. P.
Livestock and Dairies	L. & D.
Manufacturing, Oil, and Mining Industry	M., O., & M. I.
Military Affairs	Mil. Aff.
Municipal and County Government	Mun. & C. G.
Public Health	Pub. H.
Public Utilities and Corporations	P. U. & C.
Revenue and Taxation	Rev. & Tax.
Rules	Rls.
Social Welfare	Soc. Wel.
Transportation and Commerce	Trans. & C.
Ways and Means	W. & M.

SENATE BILLS

S.B. 1—DORSEY. Amends Sec. 155.6, R. & T. C., re county reassessments for tax purposes of property damaged or destroyed by earthquake.

Requires reassessment of property damaged or destroyed by earthquake prior to November 1, 1952, on application on or before February 15, 1953, of person who owned, possessed or had property under his control on 1st Monday of March, 1952, accompanied by written statement under oath and certificate of disinterested person showing condition and value of property immediately after earthquake, if amount involved exceeds \$500. Provides for equalization of property so reassessed until April 1, 1953. Provides for recomputation of tax liability on basis of such reassessment, and for refund or cancellation where amount recomputed is less than that originally determined.

Chapter 1, Statutes of 1953, approved January 16, 1953, in effect immediately.

S.B. 2—DORSEY. Amends Ch. 15, Stats. 2d Ex. Sess. 1952, re revision of county, city, and district 1952-53 Fiscal Year budgets for reasons attributable to earthquake.

Permits governing body to revise if between July 1 and November 1, 1952, earthquake occurred substantially damaging property within county, city or district or substantially impairing its ability to perform its functions.

Chapter 2, Statutes of 1953, approved January 16, 1953, in effect immediately.

S.B. 3—DORSEY. Amends Sec. 43005, Gov. C., re city reassessments for tax purposes of property damaged or destroyed by earthquake.

Permits provision by ordinance for reassessment of property damaged or destroyed by earthquake prior to November 1, 1952, on application prior to date specified in ordinance of person who owned, possessed or had property under his control prior to July 1, 1952, accompanied by written statement under oath and certificate of disinterested person showing condition and value immediately after earthquake, if amount involved exceeds \$500. Provides for equalization of property so reassessed until April 1, 1953. Provides for recomputation of tax liability on basis of such reassessment, and for refund or cancellation where amount recomputed is less than that originally determined.

Chapter 3, Statutes of 1953, approved January 16, 1953, in effect immediately.

S.B. 4—DORSEY. (Gov. Eff.) Amends Sec. 66j, C.C.P. and Sec. 69585, Gov. C., to change number of superior court judges in Kern County from four to five.

S.B. 5—DORSEY. (Gov. Eff.) Amends Sec. 79.15, C.C.P., and Sec. 69655, Gov. C., to change salary of superior court judges in Kern County from \$12,500 to \$15,000.

S.B. 6—DORSEY. (Jud.) Amends Sec. 260, C.C.P., to increase annual salaries of grade 1 court commissioners from \$6,000 to \$7,200.

S.B. 7—DORSEY. (L. Gov.) Amends Sec. 28111, Gov. C., re county officers of Kern County.

Increases annual salary of auditor from \$7,200 to \$9,350, of district attorney from \$8,750 to \$12,000, of supervisor from \$7,200 to \$9,000.

S.B. 8—DORSEY. (L. Gov.) Amends Sec. 441, Ed. C., to increase annual salary of county superintendent of schools of Kern County from \$10,000 to \$12,000.

S.B. 9—POWERS. (L. Gov.) Amends Sec. 28141, Gov. C., re compensation for public service in Lassen County, making unspecified changes.

S.B. 10—POWERS. (L. Gov.) Amends Sec. 28151, Gov. C., re compensation for public service in Modoc County, making unspecified changes.

S.B. 11—POWERS. (L. Gov.) Amends Sec. 28145, Gov. C., re compensation for public service in Plumas County, making unspecified changes.

S.B. 12—MCBRIDE. (L. Gov.) Amends Sec. 28118, Gov. C., re compensation for public service in Ventura County.

Increases salary of auditor from \$6,420 to \$7,420 per year, of district attorney from \$9,500 to \$12,000 per year, and of each supervisor from \$3,000 to \$4,800 per year.

S.B. 13—MCBRIDE. (Ed.) Amends Sec. 7802, Ed. C., re state aid for school buildings for handicapped pupils.

Bases need of districts for aid on number of handicapped children residing in district, living there five or more days a week, or residing outside district and educated by applicant district under contract if district of residence is impoverished, instead of basing need on number of handicapped children in district.

S.B. 14—MCBRIDE. (L. Gov.) Amends Sec. 418, Ed. C., to change annual salary of superintendent of schools in Ventura County from \$7,755 to \$8,820.

S.B. 15—MCBRIDE. (Ed.) Amends Sec. 5801, repeals Art. 10, Ch. 7, Div. 4, and adds Ch. 12, Div. 4, Ed. C., re vocational rehabilitation.

Provides for administration of vocational rehabilitation program by Department of Education, rather than State Board of Education. Creates Bureau of Vocational Rehabilitation under chief to be responsible to director.

Authorizes bureau to cooperate with public and private agencies, enter into reciprocal agreements with other states, conduct research and compile statistics, provide for establishment and supervision of suitable enterprises, formulate plan of cooperation for referral and rehabilitation with Industrial Accident Commission, and cooperate with Federal Government.

Provides that vocational rehabilitation shall be provided to disabled persons over 16 years old if (a) he resides in the State and his rehabilitation can be achieved, or (b) he is eligible for such services under agreement with another state or Federal Government.

Limits services to physical restoration, transportation, occupational and business licenses, tools, equipment, etc., and maintenance.

S.B. 16—COOMBS. (Fin.) Appropriates \$50,000 to Department of Public Works for repair of stream banks of Putah Creek, expenditure to be matched by like amount of other funds.

To take effect immediately, urgency measure.

S.B. 17—COOMBS. (Fin.) Appropriates \$100,000 to Department of Public Works to repair stream banks of Putah Creek.

To take effect immediately, urgency measure.

S.B. 18—THOMPSON. (Agr.) Amends, adds, and repeals various Secs., P. R. C., re soil conservation.

Amends, adds, and repeals provisions relating to soil conservation with following principal changes:

1. Creates Division of Soil Conservation in Department of Natural Resources, giving it powers and duties of present State Soil Conservation Commission.

2. Creates new State Soil Conservation Commission in Department of Natural Resources to maintain an adequate soil conservation policy and to determine general policies for guidance of Division of Soil Conservation.

3. Revises and expands methods of forming soil conservation districts and revises procedure for inclusion of additional lands.

S.B. 19—THOMPSON. (Agr.) Adds Art. 10.5, Ch. 3, Div. 9, P.R.C., to provide alternative method for inclusion of contiguous lands to soil conservation districts.

S.B. 20—THOMPSON. (Agr.) Amends Sec. 9265, P.R.C., re duty of county counsel or district attorney to advise soil conservation district directors.

Requires directors of soil conservation district to call upon county counsel, or if none, district attorney, of principal county, for, and requires such person to give, legal advice and assistance in district matters.

S.B. 21—THOMPSON AND ABSHIRE. (R. & T. C.) Adds Pt. 11.6, Div. 2, R. & T. C., the Severance Tax Law, re tax on privilege of severing timber. Details unspecified.

S.B. 22—MAYO. (L. Gov.) Amends Sec. 28150, Gov. C., re compensation for public service in Calaveras County, making unspecified changes.

S.B. 23—MAYO. (L. Gov.) Amends Sec. 28154, Gov. C., re compensation for public service in Mariposa County, making unspecified changes.

S.B. 24—MAYO. (L. Gov.) Amends Sec. 28146, Gov. C., re compensation for public service in Tuolumne County, making unspecified changes.

S.B. 25—MAYO. (Gov. Eff.) Amends Secs. 79.5, 79.22, and 79.55, C. C. P., to change salaries of superior court judges in Calaveras, Mariposa and Tuolumne Counties from \$10,250 to unspecified amounts.

S.B. 26—O'GARA. (L. Gov.) Amends Sec. 575, W. & I. C., to increase compensation of juvenile court referees in San Francisco County from \$500 to \$675 per month.

S.B. 27—O'GARA. (Gov. Eff.) Repeals Sec. 533, P. U. C., re right of commissioners, officers and employees of Public Utilities Commission, while in performance of their official duties, to pass free of charge on common carriers.

Continues authority now possessed by such persons to ride free of charge on any public utility, when in performance of their official duties in connection with regulation of such utility.

S.B. 28—CUNNINGHAM. (Jud.) Amends Secs. 117j, 117k and 117l, C. C. P., re appeals from small claims courts.

Permits dissatisfied plaintiff, as well as defendant, to appeal to superior court. Prescribes forms for plaintiff's statement and bond on appeal.

S.B. 29—CUNNINGHAM. (Agr.) Amends Sec. 274, Ag. C., re importation of bees, used hives or appliances into State.

Eliminates requirement of official stamp on each hive of bees, used hive, or appliance showing state of origin and date of inspection.

S.B. 30—CUNNINGHAM. (Agr.) Amends Sec. 284, Ag. C., re spread of bee diseases.

Makes it unlawful and public nuisance to transport supers of bee comb that are unnecessarily exposed to bees. Provides for seizure of such supers.

S.B. 31—CUNNINGHAM. (Agr.) Amends Sec. 281.6, Ag. C., re salvaging of beeswax, bee hives and appliances from diseased apiaries.

Eliminates requirement that water in which diseased bee hives and appliances are boiled contain lye.

Provides alternative treatment for salvaging hives and appliances whereby they are subjected to steam for 1 hour.

S.B. 32—CUNNINGHAM. (Agr.) Amends Sec. 275.5, Ag. C., re transportation of bees.

Changes time limit for inspection of bees, from which package bees are taken for transportation, from immediately prior to shipment to within 60 days prior to shipment.

S.B. 33—CUNNINGHAM. (Agr.) Amends Sec. 275, Ag. C., re transportation of bees.

Requires statement filed by any person transporting bees between counties to include number of colonies of bees left at point of origin and to state point of origin of bees.

Eliminates provision allowing statement to be filed with county inspector of apiaries in county of destination.

S.B. 34—BYRNE. (Gov. Eff.) Amends Sec. 79.4, C. C. P., to change salary of superior court judges in Butte County from \$13,500 to unspecified amount.

S.B. 35—BYRNE. (L. Gov.) Amends Sec. 28126, Gov. C., and Sec. 426, Ed. C., re compensation for public service in Butte County, making unspecified changes.

S.B. 36—DESMOND. (Rev. & Tax.) Adds Sec. 17137, R. & T. C., re exclusion of income tax withheld from gross income.

Provides that amount of federal income tax withheld from employee's wages shall not be included in gross income in computing personal income tax.

S.B. 37—DESMOND. (L. Gov.) Adds Art. 6a, Ch. 6, Div. 6, P. U. C., re municipal utility district bonds.

Authorizes municipal utility districts which have owned and operated electric distribution system for at least five years, to issue bonds in accordance with the "Sanitation, Sewer and Water Revenue Bond Law of 1941" for purpose of financing construction of electric generation, transmission and distribution facilities.

Provides that Sec. 54310, Gov. C., which prohibits issuance of bonds for such purpose by local agencies, does not apply to districts to which article is applicable.

Provides indebtedness incurred in accordance with article shall not be included in ascertaining the aggregate indebtedness specified in Sec. 12842, P. U. C.

S.B. 38—DESMOND. (Gov. Eff.) Amends Sec. 66n, C. C. P., and Sec. 69593, Gov. C., to change number of superior court judges in Sacramento County from 5 to 6.

S.B. 39—DESMOND. (L. Gov.) Amends Sec. 408, Ed. C., to increase salary of county superintendent of schools of Sacramento County from \$7,200 to \$10,000.

S.B. 40—DESMOND. (Pub. H. & S.) Adds Secs. 7113.5, 7113.6, 7113.7, H. & S. C., re permission for autopsies.

Permits heads of county or public hospitals and other specified persons to give permission for autopsies.

S.B. 41—MAYO. (Wat. Res.) Adds Ch. 3, Div. 1, Wat. C., State Water Project Development Bond Act, re financial assistance to local agencies in developing, storing and conserving water resources.

Provides for issuance of general obligation bonds, not to exceed \$1,000,000,000, proceeds to be used in making loans to local agencies.

Authorizes loans to local agencies for construction and development of projects for conservation, storage, and utilization of water and production of power therefrom, if projects are found to be economically and financially feasible. Loans would be secured by revenue bonds of local agencies.

Prescribes procedure for processing applications for loans and for issuing bonds.

To take effect upon adoption by people of State. Provides for submission of measure to people.

S.B. 42—MAYO. (Wat. Res.) Adds Pt. 1.5, Div. 6, Wat. C., re water development in surplus water areas.

Requires State Water Resources Board and State Engineer to provide, for public agencies in surplus water areas, plans to develop water resources.

Authorizes State Engineer to allow appropriations of water by districts in such areas even though ultimate consumptive uses of such water is not within district.

Provides basis for fixing power and water rates and authorizes districts to contract for disposal of water or power on terms approved by Water Resources Board.

S.B. 43—MAYO. (Wat. Res.) Adds Pt. 1.6, Div. 6, Wat. C., re development of water resources.

Authorizes local agencies to jointly acquire or construct, operate, and maintain works for storage and distribution of water and production of hydro-electric energy if consistent with State Water Plan.

S.B. 44—HOFFMAN, THOMPSON, AND SUTTON. (F. & G.) Repeals Sec. 949, F. & G. C., which permits use of fyke nets in fish and game districts 3, 12A, 12B and 12C to take catfish, carp, pike, hardheads and suckers between September 1 and April 30.

S.B. 45—HOFFMAN, THOMPSON, AND SUTTON. (F. & G.) Amends Secs. 724, 724.5, and 724.7, repeals Sec. 723, F. & G. C., re catfish.

Prohibits sale of catfish, except imported catfish, at any time, rather than between May 1 and August 31. Requires all imported catfish to be tagged, rather than only those which are to be held or sold between May 1 and August 31.

S.B. 46—HOFFMAN. (Wat. Res.) Amends Flood Control Fund Act of 1946, allocating \$350,000 for state cooperation in flood control project on Calaveras River and Littlejohn Creek and tributaries.

To take effect immediately, urgency measure.

S.B. 47—HOFFMAN AND THOMPSON. (Gov. Eff.) Adds Section 92.1, Ag. C., re Grand National Junior Livestock Exposition.

Provides that 1A District Agricultural Association is entitled to allocation under Section 92, Ag. C., for junior livestock show and that show is to be treated as if it were only one conducted by association.

S.B. 48—HOFFMAN AND THOMPSON. (Gov. Eff.) Adds Sec. 19622.6, B. & P.C., re junior livestock show.

Appropriates \$65,000 annually from Fair and Exposition Fund to 1A District Agricultural Association for support of junior livestock show. Provides for reduction if amount of money in first balance of fund insufficient to pay county or district agricultural association fair maximum allowed by subd. (b), Sec. 19624, B. & P.C. if entitled to it. In that case, appropriation is reduced to amount such fair receives. Prohibits use of money appropriated to pay premiums for exhibits of cattle of dairy breeds.

S.B. 49—HOFFMAN. (Agr.) Amends Sec. 810.5, Ag. C., re grade and size classifications for asparagus, making no substantive change.

S.B. 50—HOFFMAN. (Agr.) Amends Sec. 818, Ag. C., re potatoes, making no substantive changes.

S.B. 51—HOFFMAN AND THOMPSON. (Agr.) Amends Sec. 794, Ag. C., re standards for cherries and cherry containers, to delete obsolete provision.

S.B. 52—HOFFMAN. (Gov. Eff.) New act, authorizing granting to San Joaquin County of rights of way for road purposes over Stockton State Hospital property.

S.B. 53—HOFFMAN AND THOMPSON. (Trans.) Amends Sec. 142, Veh. C., re vehicles exempted from registration.

Exempts from registration a 1-axle, rather than a 2-wheeled, tip-bed type trailer, when used exclusively in transportation of other implements of husbandry.

S.B. 54—WILLIAMS. (Pub. H. & S.) Amends Secs. 10607, 10617, 10618, and 10619, H. & S.C., re delayed registration of vital statistics.

Provides delayed certificates to be sent to county recorder only and not to local registrar except in cities over 1,000,000 population.

S.B. 55—WILLIAMS. (Wat. Res.) Adds Sec. 1256, Wat. C., re applications to appropriate water.

Provides that relative benefit from use of water for fish life shall be considered when application to appropriate water is being acted upon, and that appropriation shall be conditioned upon reservation of such water for fish life as public interest requires.

S.B. 56—WAY. Adds Sec. 5050.3, Ed. C., re validation of state school building aid apportionments.

Validates state apportionment when county auditor has erroneously included in certification of district indebtedness indebtedness of another district not exceeding 2% of amount certified, if district has voted bonds required as condition to aid and apportionment has become final. Excludes bonds erroneously included from determination of eligibility of district for aid on basis of bonded indebtedness.

Chapter 10, Statutes 1953, approved January 27, 1953, in effect immediately.

S.B. 57—WAY. (F. & G.) Adds Sec. 506, F. & G.C., to prohibit taking salmon for profit in certain portions of Fish and Game Districts 6, 7, and 8.

S.B. 58—WAY. (Trans.) Amends Sec. 356, S. & H. C., re State Highway Route 56.

Deletes provision providing that certain portions of said route are to be constructed only with money in State Highway Fund required to be expended as minimum expenditures for Counties of Sonoma, Mendocino, and Humboldt and that Department of Public Works need not maintain such portions until laid out and constructed as state highway.

S.B. 59—WAY. (Trans.) New act, the Highway Construction Act of 1953, re financing and construction and reconstruction of State Highway System.

Creates Highway Construction Finance Committee, composed of Governor, State Controller, State Treasurer, Director of Finance, and Director of Public Works, all serving without compensation. Authorizes committee, upon approval by majority of master plan of state highway construction program submitted by Director of Public Works, to borrow funds from Federal Government through sale of highway revenue bonds; to authorize director to proceed with plan; and to have percentage of the highway users' taxes and motor vehicle registration fees set aside for payment of principal and interest thereon. Bonds are declared to be valid and binding obligations of State.

Effective upon adoption of ratifying constitutional amendment.

S.B. 60—DESMOND. (L. Gov.) Amends Sec. 73873, Gov. C., re number and compensation of judges, officers and attaches of North Sacramento Municipal Court, making no substantive change.

S.B. 61—DESMOND. (L. Gov.) Amends Sec. 74182, Gov. C., re number and compensation of judges, officers and attaches of Sacramento Municipal Court, making no substantial change.

S.B. 62—PARKMAN. (Gov. Eff.) Amends Sec. 66f, C.C.P., and Sec. 69599, Gov. C., to increase number of superior court judges in San Mateo County from 3 to 4.

S.B. 63—HOFFMAN. (Gov. Eff.) New act, authorizing sale or exchange of certain state lands included in property of Stockton State Hospital.

S.B. 64—THOMPSON. (Gov. Eff.) Amends Sec. 66e, C.C.P., and Sec. 69600, Gov. C., to increase number of superior court judges in Santa Clara County from 5 to 6.

S.B. 65—THOMPSON. (Ed.) Amends Sec. 2421, Ed. C., re school districts.

Provides that territory annexed to city, other than city of 6th class, shall not become part of city school district, until electors in annexed territory take applicable proceedings for annexation to school district.

S.B. 66—ED. C. JOHNSON. (Gov. Eff.) Amends Sec. 23158, Gov. C., to redescribe boundaries of Yuba County.

S.B. 67—BREED. (Lab.) Amends Sec. 3352, Lab. C., re persons excluded from workmen's compensation.

Excludes from definition of employees for purposes of workmen's compensation person performing voluntary services for nonprofit organization, who receives no compensation for such services other than meals, lodging or transportation.

S.B. 68—ABSHIRE. Adds Sec. 5083.3, Ed. C., re state school building aid.

Provides that when elementary school district has received conditional apportionment for increased costs before August 1, 1951, and later votes to unionize with another district before it has voted to repay total amount under all apportionments made before such date, such district is continued in existence for purpose of receiving curative apportionment and voting to accept apportionments made after August 1, 1951, and for repayment of apportionments. Makes such apportionments, except curative apportionment, final upon election.

Chapter 5, Statutes of 1953, approved January 23, 1953, in effect immediately.

S.B. 69—ABSHIRE AND OTHERS. (Nat. Res.) Amends Sec. 5012, P.R.C., re easements for state highways in state parks.

Requires easements for state highways over and across state parks to be granted by Director of Natural Resources and to be free from terms and conditions.

S.B. 70—ABSHIRE. (Wat. Res.) Amends Act 7757, the Sonoma County Flood Control and Water Conservation District Act, to permit levy of taxes for studies.

S.B. 71—ABSHIRE. (Gov. Eff.) New act, authorizing disposal of interest of State in certain real property in Sonoma County and suits against State to quiet title.

S.B. 72—ABSHIRE. (Pub. H. & S.) Amends Sec. 11200, H. & S. C., re exemption of certain narcotics from prescription requirement.

Provides for exemption from prescription requirement if solid or semisolid preparation does not contain more than 1 grain of codeine in avoirdupois ounce.

S.B. 73—ABSHIRE. (F. & G.) Adds Secs. 39.9, 424, and amends Secs. 407, 427, F. & G. C., re hunting licenses.

Authorizes commission to prepare and issue to applicants for hunting licenses booklet of instructions for safe handling of firearms, cost of which is to be met out of fees collected from such licenses.

Authorizes distributor of hunting licenses, effective with issuance of licenses for 1954 hunting season, to keep as compensation 7 percent of amount accounted for by such distributor from such licenses.

Requires applicant for hunting license, effective with issuance of licenses for 1954 hunting season, to take written examination, failure of which disqualifies him from obtaining license.

Makes a misdemeanor, issuance of license to person who has not satisfactorily completed such examination.

Increases by specified amounts, fees required for hunting licenses, effective with issuance of licenses for 1954 hunting season.

S.B. 74—ABSHIRE. (L. Gov.) Amends Sec. 28120, Gov. C., and Sec. 79.49, C. C. P., re compensation for public service in Sonoma County.

Changes auditor's salary from \$5,500 to unspecified amount, district attorney's salary from \$8,000 to \$10,000, and superior court judges' salaries from \$13,750 to \$15,000.

S.B. 75—ABSHIRE AND OTHERS. (Wat. Res.) Appropriates unspecified sum from Flood Control Fund of 1946 to Division of Water Resources, Department of Public Works, for investigation and study of salinity control barriers in San Francisco Bay.

S.B. 76—BROWN. (Rev. & Tax.) Amends and adds various Secs., R. & T. C., re personal income tax deductions for mine depletion and development and exploration expenditures.

Adds to mines and mineral deposits for which deduction for depletion allowed. Increases rate of allowance for coal mines from 5 percent to 10 percent.

Allows deduction of expenditures during current year for development of mine or natural deposit (except oil or gas wells), after disclosure of commercially marketable quantities. Excludes expenditures for depreciable property. Provides for election to defer expenditures in excess of receipts and deduct ratably on basis of production.

Allows deduction of expenditures during current year for exploration for ore or mineral deposit (except oil or gas) prior to development stage. Excludes expenditures for depreciable property. Limits deduction to \$75,000 a year. Provides for election to defer expenditures and deduct ratably on basis of production. Makes deduction inapplicable if allowed in 4 preceding years.

Provides for corresponding adjustments to basis where expenditures deferred. Makes other technical changes.

To take effect immediately, tax levy."

S.B. 77—BROWN. (Lab.) Repeals Secs. 1350, 1352, and 1352.1, and adds Secs. 1350 and 1352, Lab. C., re working hours of female employees.

Extends to all females, prohibition against employment of females in certain listed activities for more than 8 hours per day of 24 hours or more than 48 hours per week.

Makes exception to general prohibition in cases of certain listed activities and emergency. Defines emergency as unpredictable or unavoidable occurrences at unscheduled intervals requiring immediate action or certain seasonal variations.

S.B. 78—BROWN. (F. & G.) Adds Secs. 526.5 and 526.6, F. & G. C., re dams in fish and game district 4½.

Requires full compliance, as to such dams, with Sec. 525, F. & G. C., which requires fishway over dam or sufficient flow over, around, or through dam to keep fish below dam in good condition. Makes inapplicable to such dams provisions of Sec. 526, F. & G. C., which authorize Fish and Game Commission to accept fish hatchery in lieu of fishway or flow required by Sec. 525, F. & G. C. Prohibits owner of such dam from releasing water in varying flow in such manner as to destroy fish life below dam.

To take effect immediately, urgency measure.

S.B. 79—BROWN. (L. Gov.) Amends Sec. 28147, Gov. C., re salaries of officers of Inyo County.

Increases annual salary of auditor from \$4,500 to \$5,280, of district attorney from \$6,000 to \$6,720, of supervisors from \$1,800 to \$2,100.

S.B. 80—BROWN. (L. Gov.) Amends Sec. 28158, Gov. C., re compensation of public officers in Alpine County, making unspecified changes.

S.B. 81—BROWN. (L. Gov.) Amends Sec. 28157, Gov. C., re compensation of public officers in Mono County, making unspecified changes.

S.B. 82—BROWN. (L. Gov.) Amends Sec. 458, Ed. C., to change salary of county superintendent of schools of Alpine County from \$3,000 to unspecified amount.

S.B. 83—BROWN. (L. Gov.) Amends Sec. 457, Ed. C., to change compensation of county superintendent of schools of Mono County from \$5,000 to unspecified amount.

S.B. 84—BROWN. (L. Gov.) Amends Sec. 447, Ed. C., to change salary of superintendent of schools of Inyo County from \$6,000 to unspecified amount.

S.B. 85—ERHART. (Lab.) Amends Sec. 1394.5, Lab. C., re entertainment by minors.

Provides that Lab. C. sections re employment of minors do not prohibit appearance of minor in any lodge entertainment for which no admission fee is charged.

S.B. 86—BYRNE. (L. Gov.) Amends Act 2200, re fiscal and assessment procedures of drainage districts organized under act of 1885.

Makes changes in district fiscal and assessment procedures.

Changes method of assessing, abolishing office of assessment commissioner. Provides that district board will apportion estimate of yearly expenses among counties included within district for assessment and collection on county rolls, such estimate of expenses to include expenses up to time when 1st installment of next year's taxes become available.

Provides that treasurer of county in which district was organized will be depository for district funds, and allows district funds to be paid out by treasurer only upon warrants drawn by county auditor on claims approved by board.

S.B. 87—THOMPSON. (L. Gov.) Amends Act 9127c, the Water Conservation Act of 1931, re district assessments.

Changes limit on district assessment rate (a maximum where no bonds or special assessment, and a minimum where bonds have been issued or a special assessment voted) from 1½ cents to 2½ cents per \$100 assessed valuation.

S.B. 88—DESMOND. (Trans.) Adds Sec. 2117.6, S. & H. C., re use by counties of moneys received from Highway Users Tax Fund for payment of highway construction bonds.

Authorizes counties to use such moneys to pay principal and interest on bonds issued for construction of primary county roads and to pledge such moneys in advance of their receipt.

S.B. 89—DESMOND. (Elec.) Adds Chap. 4, Div. 4, Elec. C., re sample ballots at district elections.

Defines "district election," and provides that when proposition is to be submitted at such election, sample ballots containing such proposition shall be mailed to voters. Requires county clerk, upon request of district, to furnish list of voters to whom sample ballots shall be sent.

S.B. 90—HOFFMAN AND DESMOND. (Trans.) Appropriates \$21,000,000 to Department of Public Works for acquiring rights of way and reconstructing State Highway Route 4 from Sacramento to Lodi.

S.B. 91—MURDY. (Wat. Res.) Amends Act 5683, the Orange County Water District Act, re divisions and powers of the district.

Increases number of divisions from 7 to 8.

Eliminates powers as to flood control; extends district powers of eminent domain.

S.B. 92—WILLIAMS. (L. Gov.) Amends Sec. 28115, Gov. C. and Sec. 415, Ed. C., re compensation for public service in Tulare County, making unspecified changes.

S.B. 93—WILLIAMS. (Pub. H. & S.) Adds Sec. 2855, H. & S. C., re powers of pest abatement district boards.

Authorizes board to borrow money not to exceed anticipated revenue of fiscal year, and to issue warrants payable on future date within fiscal year.

S.B. 94—WILLIAMS. (B. & P.) Adds Sec. 16330, B. & P. C., re licensing of itinerant merchants.

Exempts from operation of such licensing provisions, persons who buy farm products from farmers and who sell such products directly to persons engaged in manufacturing, canning, or processing farm products.

S.B. 95—CUNNINGHAM. (Gov. Eff.) New act, re relocation of common boundary between California and Arizona.

Creates Colorado River Boundary Commission to meet with representatives of Arizona to fix common boundary. Commission to consist of Attorney General, State Engineer, and Executive Officer of State Lands Commission, who shall serve without compensation.

Prescribes powers and duties of commission. Appropriates \$150,000 for expenses of commission.

Requests President and Congress to appoint United States representative to confer with commission.

To take effect immediately, urgency measure.

S.B. 96—WILLIAMS. (Wat. Res.) Adds Sec. 35400.5, Wat. C., making provisions of the California Water District Law relative to use of water for irrigation and financing of district works applicable with respect to use of water for domestic purposes.

S.B. 97—WILLIAMS. (Wat. Res.) Adds Ch. 7, Pt. 5, Div. 3, Title 5, Gov. C., re power of community service districts to cooperate with Federal Government.

Permits community service districts to cooperate and contract under federal reclamation laws.

Provides for validation of such contracts.

S.B. 98—SUTTON. (Trans.) Adds Sec. 559, S. & H. C., re State Highway System.

Adds new route to State Highway System from Longvale, Mendocino County, to Route 7 between cities of Willows, Orland, or Corning, via Covelo and Mendocino Pass.

Provides route is suitable for construction by convict labor.

S.B. 99—DORSEY. (Jud.) Amends Ch. 1439, Stats. 1951, re Bakersfield municipal court.

Changes judges' salaries from \$8,000 to \$12,000 per annum.

Changes clerk's salary from \$340 to \$433 per month.

Changes salaries and number of clerk's attaches.

S.B. 100—DESMOND. (L. Gov.) Amends Secs. 29193 and 29194, Gov. C., re district budgets.

Provides budget estimates shall contain any matter required by, and that forms for budget estimates be prescribed by State Controller rather than Department of Finance.

S.B. 101—DESMOND. (Jud.) New act, re security for damages resulting from operation of automobiles.

Requires owner of private motor vehicle to have insurance policy, or deposit cash or surety bond with Department of Motor Vehicles. Provides for certificate of responsibility.

States requirements for such security, and provides procedure for deposit, alteration and approval.

Exempts self-insurers and those under jurisdiction of Public Utilities Commission or Interstate Commerce Commission.

Provides penalty for violations.

S.B. 102—MCBRIDE. (Nat. Res.) Amends Sec. 6854, P. R. C., re leases of public lands for the production of oil and gas.

Adds to provision that state lands dedicated to public use, other than tide or submerged lands, may be leased by State Lands Commission for production of oil or gas, requirement that consent of agency having jurisdiction over lands must be obtained.

S.B. 103—CUNNINGHAM. (Pub. U.) Amends, adds, and repeals various Secs., P. U. C., re highway carriers.

Provides that holders on January 1, 1953, of radial highway common carrier or highway contract carrier permits may, on or before December 31, 1953, file applications for highway common carrier certificates, showing territories in which and points between which operations have been conducted, commodities transported, and other pertinent data. Upon satisfactory showing, and with or without hearing, Public Utilities Commission shall certificate of public convenience and necessity in accordance with such showing.

Other persons holding such permits on effective date of section may continue operations until December 31, 1953. If application is made for highway common carrier certificate on or before that date, carrier may continue operations subject to Highway Carriers' Act until otherwise ordered by commission.

Authorizes petroleum irregular route carriers to operate as highway common carriers without additional certificate.

Changes short title of chapter on highway carriers to "Highway Contract Carriers' Act."

Increases amount farmer may earn without becoming subject to chapter from \$600 to \$1,200 for transporting produce of neighboring farmers.

After December 31, 1953, requires each highway contract carrier to file with commission evidence of existence of bona fide written bilateral contract with each shipper for whom carrier transports or proposes to transport property; contract to set forth points or areas served, nature and amount of commodities transported, effective period of contract, and charges to be made. Authorizes commission to issue cease and desist order as to noncomplying contract.

S.B. 104—WARD. (Gov. Eff.) Amends Secs. 13140 and 13144, Gov. C., re refunds.

Authorizes repayment of excess payment to revolving fund maintained by state agency for purpose of assisting persons under jurisdiction of agency (a) before deposit in State Treasury, (b) if deposited in State Treasury, from fund to which credited, or (c) if deposited in State Treasury, out of money collected by agency which would be paid into same account or fund.

S.B. 105—MAYO. (Gov. Eff.) Amends Act 8780d, the Unemployment Insurance Act; and Secs. 302 and 303, and repeals Sec. 314, U. I. C., re director and deputy director of Department of Employment.

Removes requirement that director be appointed from membership of California Employment Stabilization Commission, to serve without additional compensation and provides that director's annual salary, and that of deputy director, who is also to be appointed by Governor in same manner, shall be as provided for in the Government Code provisions relating to statutory officers' salaries.

Provides that director and deputy director shall serve as chiefs of divisions designated by Governor, and be members of commission.

S.B. 106—MAYO. (Gov. Eff.) Appropriates \$1,200,000 from Department of Employment Contingent Fund for acquisition of real property in Los Angeles City by Department of Employment during 1952-53 Fiscal Year, under Property Acquisition Act.

To take effect immediately, urgency measure.

S.B. 107—O'GARA. (Trans.) Adds Art. 2, Ch. 2, Div. 17, S. & H. C., re studies and construction of a Southern Crossing across San Francisco Bay.

Defines "Southern Crossing" and requires California Toll Bridge Authority, as soon after effective date is lawful under federal law, to issue additional 1951 Refunding and Improvement Toll Bridge Revenue Bonds to provide \$1,500,000 for studies by Department of Public Works re such crossing.

Appropriates \$1,500,000 for payment of such costs from State Highway Fund if authority is unable to issue and sell bonds prior to September 30, 1953, and requires repayment of appropriation by authority, with interest, from proceeds of first sale of bonds for construction of Southern Crossing, or if none issued, from tolls of existing Bay Bridge after all bonds and obligations of said bridge have been paid.

Requires authority, when studies are completed and type, terminal points, and approaches have been finally determined and crossing has qualified for construction under governmental restrictions, to undertake financing and construction of Southern Crossing and approaches as promptly as possible, by first applying for loan from Reconstruction Finance Corporation, or if loan is unobtainable, by issuance of revenue bonds.

S.B. 108—O'GARA. (Trans.) Appropriates \$1,500,000 from State Highway Fund to Department of Public Works for studies of Southern Crossing across San Francisco Bay.

Makes such appropriation to bring studies re Southern Crossing to same state of completion as those made re Northern Crossing or crossing parallel to San Francisco-Oakland Bay Bridge. Requires California Toll Bridge Authority to return appropriation, with interest, from proceeds of first sale of bonds issued for construction of such bridge, or if none issued, from tolls of existing Bay Bridge, after all bonds and obligations of said bridge have been paid.

S.B. 109—O'GARA AND OTHERS. (Trans.) Appropriates \$400,000 to San Francisco Bay Area Rapid Transit Commission for studies re development of coordinated master rapid transit plan for Bay area.

Makes above appropriation and declares that, while not contingent thereon, it is made with understanding that the 9 Bay area counties will endeavor to appropriate \$350,000 for additional studies.

S.B. 110—COOMBS. (L. Gov.) Amends Sec. 433, Ed. C., to increase salary of county superintendent of schools of Yolo County from \$5,400 to \$7,500.

S.B. 111—WAX. (Gov. Eff.) Adds Sec. 19439, B. & P. C., re horse racing.

Authorizes California Horse Racing Board, in lieu of requiring affidavit or sworn statement, to require certification under penalty for perjury. Makes subscribing or making of wilfully false certificate subject to same penalty as for perjury.

S.B. 112—MAYO. (Gov. Eff.) Amends Ch. 47, Stats. 1943 (4th Ex.) Sess., re postwar public works plans, rights of way and sites.

Extends date on which appropriation reverts if not expended from June 30, 1953, to June 30, 1955. Requires claims under allocations to be presented by June 30, 1956, unless delayed by pending condemnation proceedings previously instituted.

To take effect immediately, urgency measure.

S.B. 113—MAYO. (Gov. Eff.) Amends Act 6447, the Construction and Employment Act, re allocation of state funds to local agencies for construction of public works.

Extends time for application by local agencies for allocations from December 31, 1953, to December 31, 1955; also extends period of availability of funds for expenditure for additional 2 years.

S.B. 114—GRUNSKY. (Jud.) Amends Ch. 1166, Stats. 1951, to change compensation of judges of municipal courts in Santa Cruz County, from \$8,000 to unspecified amount.

S.B. 115—GRUNSKY. (L. Gov.) Amends Sec. 425, Ed. C., to change salary of superintendent of schools of Santa Cruz County from \$5,000 to unspecified amount.

S.B. 116—GRUNSKY. (L. Gov.) Amends Sec. 28125, Gov. C., re compensation for public service in Santa Cruz County, making unspecified changes.

S.B. 117—GRUNSKY. (Gov. Eff.) Amend Sec. 79.44, C. C. P., to change annual salary of judges of superior court of Santa Cruz County from \$15,000 to unspecified amount.

S.B. 118—GRUNSKY. (L. Gov.) Amends Sec. 444, Ed. C., to change annual salary of county superintendent of schools in San Benito County from \$5,400 to unspecified amount.

S.B. 119—GRUNSKY. (L. Gov.) Amends Sec. 28144, Gov. C., re compensation for public service in San Benito County, changing supervisors' salary from \$1,200 to \$1,800.

S.B. 120—GRUNSKY. (Gov. Eff.) Amends Sec. 79.35, C.C.P., to change salary of superior court judge of San Benito County from \$10,250 to unspecified amount.

S.B. 121—O'GARA. (Ed.) Amends Sec. 16273, Ed. C., re definition of school bus.

Excepts vehicles operated by municipally owned transit systems and not used exclusively for transportation of public school pupils from definition of school bus, the operators of which must possess qualifications required for school bus operators.

S.B. 122—O'GARA. Appropriates \$600,000 from San Francisco Harbor Improvement Fund to Board of State Harbor Commissioners for San Francisco Harbor for construction of fireboat for use in San Francisco Harbor.

Chapter 11, Statutes of 1953, approved January 27, 1953, in effect immediately.

S.B. 123—O'GARA. (Jud.) Amends Sec. 58.8, C. C. P., and Sec. 68845, Gov. C., to eliminate Saturday office hours of Supreme Court clerk.

S.B. 124—THOMPSON. (Gov. Eff.) Amends Sec. 13661, Gov. C., to reduce from 5 to 2, number of copies of state publications which must be printed and delivered to Keeper of the Archives by State Printer, department, commission, or other agency concerned.

S.B. 125—WAY. (F. & G.) Adds Sec. 506, F. & G. C., re establishment of junior fishing reserve in District 1 $\frac{1}{2}$.

Prohibits persons over 14 years of age from taking fish from Francis, Rees, and Williams Creeks in District 1 $\frac{1}{2}$. Provides that no more than 10 fish may be taken and possessed from such creeks during one day.

To take effect immediately, urgency measure.

S.B. 126—DILWORTH. (Ed.) Amends Sec. 13031.1, Ed. C., re employment of school district employees requiring certification.

Increases from 30 to 60, number of days within which person employed by school district for position requiring certification qualifications, must file valid certification document, in accordance with Sec. 12200, Ed. C.

S.B. 127—DILWORTH. (Gov. Eff.) New act, re compilation, publication, and distribution of State Blue Book.

Authorizes State Printer to compile and publish State Blue Book, in accordance with Sec. 13606, and to distribute such book pursuant to Sec. 13607, Gov. C. Costs are to be charged against, and paid from, legislative printing appropriation.

S.B. 128—DILWORTH. (Agr.) Amends Sec. 80, Ag. C., re agricultural districts.

Creates District 54 to consist of all Riverside County east of Range 11 East S. B. B. & M. Limits allocation under Sec. 92, Ag. C., to district to \$6,000 per year.

S.B. 129—CUNNINGHAM. (Agr.) Adds Sec. 853, Ag. C., re labels on citrus fruit or fruit juice containers.

Requires label on canned or otherwise preserved citrus fruit or fruit juice to indicate state or country where fruit was grown or juice produced.

S.B. 130—DILWORTH. (Trans.) Amends Sec. 550, Veh. C., re right of way of motor vehicles.

Requires both drivers of vehicles entering intersection from different highways at same time to stop, and driver of last vehicle to stop to yield right of way to driver of first vehicle to stop.

S.B. 131—PARKMAN. (Gov. Eff.) Amends Sec. 1062.5, Gov. C., re out-of-state travel by state officers and employees, by changing section number to 11033.

S.B. 132—BROWN, HATFIELD, AND POWERS. (Pub. U.) Adds Pt. 3, Div. 9, P. U. C., re supervision and regulation of transportation of persons and property for compensation by aircraft between places within State.

Requires common carriers by aircraft in intrastate commerce to obtain certificates of public convenience and necessity from Public Utilities Commission. Requires issuance of such certificates automatically to existing carriers upon application.

Requires common carriers by aircraft in intrastate commerce to file tariffs with commission and make same available to public, and makes such tariffs subject to regulation by commission. Prohibits discrimination in charge for services.

Imposes penalties for violation of part.

S.B. 133—BROWN AND HATFIELD. (F. & G.) Amends Secs. 16.3, 19.6, and 39.1, F. & G. C., re powers of Fish and Game Commission.

Extends general regulatory powers provisions (Secs. 14-19.6, incl., F. & G. C.) until 91st day after 1955 Regular Session. Deprives commission of power to open any statutory refuge to hunting and invalidates any order doing so. Limits authority to provide special hunting seasons when surplus of big game animals or upland birds exists to districts other than refuges.

S.B. 134—DILWORTH AND CUNNINGHAM. (L. Gov.) Amends Act 524³, the Municipal Water District Act of 1911, re municipal water districts comprised of land in 2 or more counties.

Requires that majority of votes in each county of proposed district be in favor of organizing district.

S.B. 135—DESMOND, ABISHIRE, AND DORSEY. (B. & P.) Amends Sec. 6508, B. & P. C., re powers of Board of Barber Examiners.

Requires procedure of board with respect to adopting rules and regulations to be in accordance with Administrative Procedure Act.

Requires board, prior to establishing minimum price schedule, to publish notice in newspaper of general circulation.

S.B. 136—DESMOND, ABSHIRE, AND DORSEY. (Gov. Eff.) Amends Secs. 11421, 11422, and 11440, Gov. C., re administrative regulations.

Requires that finding of necessity by state agency which justifies adoption of emergency regulation or order of repeal must be finding of fact in writing. Deletes requirements of finding that notice and public procedure thereon are impracticable, unnecessary, or contrary to public interest. Makes corresponding change re filing of finding of fact with Secretary of State and judicial review.

S.B. 137—MILLER. (Ed.) Adds Sec. 18406, Ed. C., re agreements to acquire school sites in separate parcels.

Authorizes governing board of school district to enter into agreements to acquire land for school sites in separate parcels by separate deeds. Agreement may provide for making irrevocable deposit of deeds in escrow, with time limit for district to pay therefor. Provides escrow shall remain binding upon parties until district fails to make payment at or before time set in agreement.

Provides that governing board, before entering into such agreement, shall notify planning commission and State Board of Education, in accordance with Secs. 18403 and 18404, Ed. C.

S.B. 138—MILLER. (B. & P.) Amends Sec. 3129, B. & P. C., re advertising of optometry services.

Prohibits advertising of any services related or incidental to examination or treatment of eyes or practice of optometry in certain specified manner.

S.B. 139—MILLER. (B. & P.) Amends Sec. 3053, and adds Sec. 3056, B. & P. C., re examination for admission to practice optometry.

Authorizes Board of Optometry to provide by regulation that persons attending required courses at accredited school may take prescribed parts of required examination prior to graduation, and upon successfully passing, shall not be re-examined in such subjects.

Authorizes board to fix fee for such examination of not less than \$10 nor more than \$20.

S.B. 140—MILLER. (B. & P.) Adds Sec. 3070.5, B. & P. C., re premises for practice of optometry.

Provides that after January 1, 1954, optometry shall not be practiced in or on premises where commodities not necessary for professional services are on sale. Exempts registered optometrists' premises registered with board on effective date of act.

S.B. 141—MILLER. (Ed.) Adds Sec. 18405, Ed. C., re options on school sites.

Authorizes governing board of school district to acquire and pay for option upon school site. Option agreement may provide that if option is not exercised during school year in which granted, it may be extended upon payment of additional amount by district on or before June 30th. Agreement may also contain provisions for additional successive renewals.

Provides that governing board, before entering into such option agreement, shall notify planning commission and State Board of Education, in accordance with Secs. 18403 and 18404, Ed. C.

S.B. 142—MILLER. (Gov. Eff.) Reverts to State Park Fund unexpended funds appropriated by Chapter 1571, Stats. of 1949, for purchase of "Alvarado Adobe" building in City of San Pablo and reappropriate similar amount for same purpose.

Appropriation not to be expended until $\frac{1}{2}$ cost made available from nonstate source.

S.B. 143—DESMOND, ABSHIRE, AND DORSEY. (Sec. Wel.) Amends Act 8780d, the Unemployment Insurance Act, and Sec. 407, U. I. C., re unemployment insurance tax appeal hearings.

Requires California Unemployment Insurance Appeals Board to hear tax appeal cases itself or delegate such hearings to Division of Administrative Procedure. Limits power to delegate hearings to members, special examiners or referees, to benefit cases.

S.B. 144—DILWORTH. (Ed.) Amends Sec. 14495.2, Ed. C., re member contributions to State Teachers' Retirement System for military and like service of members.

Makes present provisions concerning such contributions applicable to members absent on military service on or after September 16, 1940, rather than to those whose absence commenced on or after that date.

S.B. 145—REGAN. (L. Gov.) Amends Sec. 14401, H. & S. C., to allow part, as well as all, of 6th class city adjacent to county fire protection district to be included in district.

S.B. 146—REGAN. (Trans.) Amends Sec. 401, Veh. C., re liability for injury or death while operating authorized emergency vehicles.

Exempts from such liability members of local police or fire departments, members of California Highway Patrol, and employees of Division of Forestry when, in addition to existing circumstances, vehicle is being used in returning from, or on investigation of, or because of, emergency call or fire alarm, or being operated under direction of superior officer.

S.B. 147—REGAN. (L. Gov.) Amends Sec. 20607.5, and adds Sec. 20607.6, Gov. C., re retirement of local firemen under State Employees' Retirement Law.

Reduces from age 55 or age 60, depending upon terms of contract between employer contracting agency and state system, to age 50, age at which local firemen may retire and receive retirement allowance of $\frac{1}{2}$ final compensation.

Not applicable to firemen employed by contracting agency unless and until employer agency so elects by express provision in or amendment to contract.

S.B. 148—REGAN. (L. Gov.) Amends Sec. 14075, H. & S. C., re powers of fire protection district boards.

Allows board to rent or lease vehicles and equipment of employees and others.

Authorizes board to pay not less than \$1 to officers and employees for attending fires and professional and vocational meetings and for expenses incurred in attending meetings.

S.B. 149—REGAN. (Gov. Eff.) Amends Sec. 5019.5, P. R. C., re state payments to counties in lieu of taxes on land acquired for state parks.

Provides that there shall be paid to each county, in which lands heretofore or hereafter acquired for state park purposes are situated, amount equivalent to taxes levied by county on similar land similarly situated in county.

Provides payments shall be made out of funds hereafter provided for purpose and counties may expend money for any proper state purpose.

S.B. 150—REGAN. (Trans.) Adds Sec. 594, Veh. C., re requirement of chocks on motor trucks.

Requires motor trucks with unladen weight of 6,000 pounds or more, and truck tractors irrespective of weight, to carry at least 2 approved chocks, to be placed so as to hold vehicle or vehicles motionless when disabled on grade.

S.B. 151—REGAN. (Nat. Res.) Adds Art. 7, Ch. 2, Div. 4, P. R. C., re educational projects re forests.

Allows State Forester, under supervision of Director of Natural Resources and pursuant to policies of Board of Forestry, to engage in and demonstrate methods of developing, using and protecting forest and wild land resources of State.

Allows him, with approval of Department of Finance, to enter into agreements with private or public entities and to make expenditures for such purpose.

S.B. 152—REGAN. (Nat. Res.) Amends Sec. 4939, P. R. C., and Act 2685a, re district forest practice committee.

Eliminates prohibition on payment to appointive members of district forest practice committee of their actual necessary expenses incurred in connection with their service on committee, and provides for payment of such expenses.

S.B. 153—REGAN. (Nat. Res.) Amends Sec. 4165, P. R. C., re disposal of inflammatory waste material.

Changes provisions specifying manner in which inflammable waste material may be burned by processors of forest products. Authorizes processors to accumulate in pile waste inflammable material with specified safeguards, including surrounding pile by 100-foot firebreak and disposing of pile by burning not more than 18 months after beginning of its accumulation.

Disposal by fire is made responsibility of processor or landowner or jointly.

S.B. 154—REGAN. (Jud.) Repeals and re-enacts Sec. 384a, Pen. C., re unlawful acts with respect to plant growth or material.

Defines "plant growth or material."

Makes a misdemeanor, wilful or negligent cutting, destroying, mutilating, or removing of native plant growth or material growing or produced upon state or county rights of way.

Makes a misdemeanor, for commercial purposes, to wilfully or negligently cut, destroy, mutilate or remove plant growth or material growing or produced upon public land or upon land not actor's own, without having obtained written permission from proper authority.

Makes a misdemeanor, to knowingly sell, offer, or expose for sale, or transport for sale, plant growth or material cut or removed in violation of this section.

Provides that section does not apply to plant growth or material declared by law to be public nuisance, nor to necessary cutting, trimming or removing such growth by employees of public utilities protecting or maintaining utility property and rights of way, nor to persons engaged in logging operations or suppressing fires, nor to employees, contractors, or agents of public agencies constructing or maintaining public rights of way.

Authorizes county or state fire warden and any peace officer of the State to enforce section.

S.B. 155—REGAN. (Nat. Res.) Amends Secs. 4155 and 4156, and adds Sec. 4158, P.R.C., re fire fighting equipment.

Eliminates authorization of State Board of Forestry to determine extent of clearance around specified devices operated between April 15th and December 1st which may cause spark, fire or flame and are maintained in forest, brush or grass covered land.

Instead specifies 10 feet clearance and requires maintenance of shovel and back pump during operation of such device.

Requires specified fire fighting equipment and clearings to be maintained at woods headquarters as well as residence of employees and specifies kind and number of tools which must be kept available.

Requires gasoline powered saw operated on or near any forest or brush covered land between April 15th and December 1st to be 50 feet from inflammable material and fire extinguisher or shovel to be kept available.

S.B. 156—REGAN. (Nat. Res.) Amends Sec. 4014, P.R.C., re cooperation with Federal Government with respect to forest lands.

Deletes authorization to Division of Forestry, Department of Natural Resources, to expend out of any funds or appropriations made available to it, amount required to meet expenses incurred in carrying out duties as state agent for purposes of promoting continuous production of timber on land chiefly suitable for such production, in cooperation with Federal Government under federal Clarke-McNary Act.

S.B. 157—REGAN. (Nat. Res.) Amends heading Ch. 3, Div. 4, Secs. 4451, 4453, 4454, 4455, and 4459, and adds Sec. 4454.5, P.R.C., re forest insect and plant disease control.

Expands provisions for control of insects which constitute menace, injurious and dangerous to timber or forest growth, to include plant disease hazard which constitutes such menace. Continues authorization of State Forester to enter into agreements with any owner or any agency of government for purpose of controlling or eradicating forest insects or plant diseases, but adds requirement that approval of Department of Finance must be obtained.

S.B. 158—REGAN. (Lab.) Amends various Secs., Lab. C., re workmen's compensation.

Increases maximum for 4 times average annual earnings from \$8,400 to \$11,200 in disability cases.

For purpose of computing average annual earnings in disability cases, increases maximum average weekly earnings for temporary disability from \$53.85 to \$76.93, and for permanent disability from \$46.16 to \$76.93.

Provides where probable earnings of permanently injured minor cannot reasonably be determined, average weekly earnings shall be \$76.93, rather than \$46.16.

Increases average weekly earnings of disabled active fire fighting member of regularly organized volunteer fire department from \$53.85 to \$76.93 for temporary disability, and from \$46.16 to \$76.93 for permanent.

For purpose of computing disability indemnity where original injury causes disability, increases maximum average weekly earnings from \$53.85 in temporary disability and \$46.16 in permanent disability cases to \$76.93 in all cases.

Increases normal maximum death benefit from \$7,000 to \$10,000, and where widow and minor child, from \$8,750 to \$11,250. Raises minimum for total dependent from \$3,000 to \$5,000.

S.B. 159—REGAN. (Trans.) Adds Sec. 451.1, Veh. C., making it unlawful to wilfully fail or refuse to comply with lawful order of fireman protecting personnel and fire department equipment in course of duties and in absence of police officer.

S.B. 160—REGAN. (Lab.) Adds Sec. 4850.5, Lab. C., re service-connected injuries and illnesses of publicly employed firemen.

Grants all firemen leave of absence without loss of salary, seniority, vacation or sick leave for such injury or illness in lieu of disability payments under workmen's compensation, such payments to be paid to employer.

S.B. 161—O'GARA. (Jud.) Adds Sec. 5614.1, S. & H. C., re repair and liability for defective sidewalks.

Makes person in possession of property facing on defective sidewalk and officer through whose official negligence defect remains unrepaired jointly and severally liable to injured party if defect continues to exist 24 hours or more after written notice from superintendent of streets; but authorizes superintendent of streets to make repairs, under direction of legislative body, at expense of city.

S.B. 162—O'GARA. (Jud.) Amends Sec. 261e, C. C. P., re employees in San Francisco Superior Court.

Authorizes employment of domestic relations court commissioner at salary of \$7,200.

Increases number of senior legal stenographers from 5 to 6, salaries of probate court commissioner from \$6,000 to \$9,240, and domestic relations cases investigators from \$4,200 to \$5,400.

S.B. 163—O'GARA. (Jud.) Amends Sec. 258, C.C.P., re commissioners of superior courts of city and county or county having a population of 900,000 or more.

Increases number of court commissioners that may be appointed from 8 to 10.

S.B. 164—O'GARA. (Gov. Eff.) Amends Sec. 79.38, C.C.P., to change salary of superior court judges of City and County of San Francisco from \$16,750 to \$18,000.

S.B. 165—O'GARA. (Jud.) Amends Sec. 204e, C.C.P., re assistant secretaries of San Francisco Superior Court.

Increases salary from \$450 to \$490 per month.

S.B. 166—THOMPSON AND HOFFMAN. (Jud.) Adds Sec. 752.5, Veh. C., making evidence secured through use of electronic timing devices admissible in prosecutions on charges involving speeds of vehicles.

S.B. 167—BUSCH. (Gov. Eff.) Amends Act 5849b, the Judges' Retirement Fund Act, adds Sec. 75105, Gov. C., eliminating participation by Governor with State Treasurer and State Controller in investment of Judges' Retirement Fund money.

S.B. 168—O'GARA. (Ed.) Amends Sec. 13001.2, Ed. C., re employment and compensation of certificated employees of school districts.

Validates employment and payment of compensation by districts of certificated employees for services heretofore rendered to districts, rather than rendered during 1948.

Changes prerequisite to validation by requiring that application for proper certification document must have been made to issuing authority, instead of to proper district employee, before services rendered.

S.B. 169—BUSCH, WAY AND O'GARA. (Gov. Eff.) Repeals and adds Ch. 2, Pt. 2, Div. 2, Title 2, and amends Sec. 10242, Gov. C., re legislative aids.

Abolishes California Code Commission, and requires Legislative Counsel to advise Legislature as to legislation needed to maintain codes and codification of statutes without substantive change.

Creates California Law Revision Commission of nine members appointed by Governor for four-year terms, beginning not earlier than Oct. 1, 1953 and expiring: Four on Oct. 1, 1955, and five on Oct. 1, 1957, Governor to fill vacancies for unexpired terms. Provides that Legislative Counsel shall be ex officio nonvoting member. Provides that members shall serve without pay but shall receive per diem of \$20 for each day's attendance at a meeting of commission and actual expenses. Authorizes commission to select one of its members as chairman, and to appoint and fix salary of executive secretary, and professional, clerical and other assistants. Requires State Library and Board of Governors of State Bar to assist commission.

Requires commission to (a) examine common law and statutes of the State and decisions for discovery of defects and recommendations of needed reforms; (b) receive and consider proposed changes in law recommended by American Law Institute, National Conference of Commissioners on Uniform State Laws, bar association, or other learned bodies; (c) receive and consider suggestions from judges, public officials, lawyers and public generally; (d) recommend changes necessary to eliminate antiquated and inequitable laws, and (e) recommend express repeal of statutes repealed by implication or declared unconstitutional. Provides for reports to Governor, Legislature, and heads of state departments. Requires commission to cooperate with legislative committees and authorizes cooperation with bar association and others. Authorizes acceptance of donations of money. Subject to approval of Director of Finance, authorizes contracts with universities, law schools, and research institutions. Authorizes state agencies to contract for revisions, cost to be defrayed from agency funds.

S.B. 170—BUSCH AND OTHERS. (Jud.) Amends Sec. 787, Prob. C., re sale of real property by executor or administrator.

Provides mortgage or deed of trust securing such sale made on credit, is subject only to existing encumbrances at time of sale and other encumbrances approved by court.

S.B. 171—BUSCH AND OTHERS. (Jud.) Amends Sec. 1532, Prob. C., re sale of ward's real property by guardian.

Provides that mortgage or deed of trust required to be obtained by guardian where sale involves deferred payment of purchase price, is subject only to existing encumbrances at time of sale and other encumbrances approved by court.

S.B. 172—BUSCH AND OTHERS. (Jud.) Amends Sec. 1198.1, C.C.P., re mechanics' liens.

Provides that no mechanic's lien against real property is binding after 90 days unless notice of pendency of action is filed with recorder, rather than in cases where proceedings include personal action and attachment.

S.B. 173—MURDY. (Agr.) Amends Sec. 1262, Ag. C., re produce dealers, making no substantive change.

S.B. 174—ERHART. (Ed.) Appropriates unspecified sum for permanent improvements at California State Polytechnic College.

S.B. 175—ERHART. (Ed.) Appropriates unspecified sum for construction of dormitories at California State Polytechnic College.

S.B. 176—ERHART. (Ed.) Appropriates unspecified sum for support of California State Polytechnic College.

S.B. 177—ERHART. (Ed.) Amends Sec. 20651, Ed. C., re California State Polytechnic College.

Substitutes homemaking for domestic economy as one of courses authorized to be taught at California State Polytechnic College.

S.B. 178—ERHART. (Ed.) Repeals and adds Art. 3, Ch. 2, Div. 10, Ed. C., re faculties of state colleges.

Adds provisions identical to repealed provisions except entitles state college employee to lump sum payment for overtime and vacation upon separation from state service, rather than separation from service.

S.B. 179—ERHART. (Gov. Eff.) Amends Sec. 19626, B. & P. C., re Fair and Exposition Funds, making no substantive change.

S.B. 180—ERHART. (Ed.) Amends Sec. 20358, Ed. C., as added by Ch. 1640, 1951 Stats., re insurance of employees and students of state colleges against liability for injuries resulting from negligent operation of motor vehicles, to change section number to 20359.

S.B. 181—ERHART. (Gov. Eff.) Amends Sec. 19627.3, B. & P. C., re revenue derived from horse racing licenses.

Present law appropriates out of money received from license fees that would otherwise be payable into General Fund \$1,000,000 annually during 1951-52 Fiscal Year and 2 fiscal years thereafter to California State Polytechnic College for permanent improvements at Kellogg and Voorhis Units; and requires amounts appropriated to be transferred to Capital Outlay and Savings Fund and not to be expended until authorized by subsequent enactment.

Bill deletes above provisions and appropriates out of same money \$1,000,000 annually during 1954-55 Fiscal Years and 2 fiscal years thereafter for same purpose, without restrictions on use of these appropriations.

S.B. 182—HOFFMAN. (L. Gov.) Amends Sec. 28113, Gov. C., re compensation for public service in San Joaquin County.

Increases salary of auditor from \$7,200 to \$8,400 per year.

Increases salary of district attorney from \$8,500 to \$10,000 per year.

Increases salary of each supervisor from \$3,600 to \$4,200 per year and increases traveling allowance from 6 to 8 cents per mile for all mileage traveled within county and for trips outside of county, traveling allowance is changed to 8 cents per mile for all mileage traveled within county and 4 cents per mile for all mileage traveled outside county.

Increases additional compensation of chairman of board of supervisors from \$300 to \$600 per year.

Increases trial juror's fee in Superior Court from \$3 to \$5 per day and traveling allowance from 7 to 8 cents per mile actually traveled.

Increases grand juror's fee from \$3 to \$5 per day and traveling allowance from 7 to 8 cents per mile actually traveled.

S.B. 183—DESMOND. (Ed.) Adds Ch. 10, Div. 10, Ed. C., re McGeorge College of Law.

Makes existing nonprofit corporation a law college in State Government to be administered by board of trustees of 5 members appointed by Governor for 4-year staggered terms, to serve without compensation. Provides that college succeeds to rights and privileges of nonprofit corporation upon resolution of its trustees. Appropriates \$50,000.

S.B. 184—DESMOND. (Fin.) New act, re statutory salaries and compensation of state officers and employees.

Increases statutory salaries of state officers and employees, except state officers appointed by Governor or elected by people, for months from October, 1953, to June, 1955, in amounts determined by Director of Finance and filed with State Controller

to equalize with salary increases fixed by Personnel Board from June, 1952, to September, 1953. Provides that act shall not apply to persons whose salaries exceed \$10,000 per annum or which were fixed by legislative enactment in 1951 or 1953 Regular Sessions.

Provides that money to pay increases shall be made available from appropriations in Budget Acts of 1953 and 1954 for Salary Increase Fund.

S.B. 185—DESMOND. (Gov. Eff.) Amends Sec. 13926, Gov. C., re awards for state employees.

Authorizes awards for procedures and ideas which improve operations as well as proposals which will result in reducing expenditures. Increases award limit from \$100 to \$250.

S.B. 186—DESMOND. (Jud.) Amends Sec. 13101, Gov. C., re condemnation proceedings.

Provides that where no other state agency is specifically authorized, Director of Finance may commence such proceeding. Authorizes acquisition of easements or rights of way necessary for use in connection with land, easements or rights of way owned or being acquired by the State. Provides that section does not apply to land, easements or rights of way being acquired by Department of Public Works for highway purposes.

Provides that in any action under section, conclusive evidence of public necessity shall be established if complaint contains statement of facts of such necessity.

S.B. 187—DESMOND. (Gov. Eff.) Amends and adds various Secs., amends heading, Art. 1, Ch. 3, Div. 1, Ag. C., re California State Fair.

Changes heading of article from The California State Fair to the California State Fair and Exposition.

Changes name of organization managing fair from State Agricultural Society to California State Fair and Exposition.

S.B. 188—DESMOND. (Gov. Eff.) Amends Secs. 73, 76 and heading, Art. 1, Ch. 3, Div. 1, Ag. C., re California State Fair.

Changes name from California State Fair to California State Fair and Exposition, and name of State Agricultural Society Contingent Fund to State Fair and Exposition Fund.

S.B. 189—DESMOND. (Gov. Eff.) New act, re California State Fair property.

Vests jurisdiction of property acquired pursuant to Ch. 1318, Stats. 1947, in State Agricultural Society. Transfers to State Agricultural Society Contingent Fund amount equal to revenues heretofore received from leasing said property and paid into General Fund.

S.B. 190—DORSEY AND OTHERS. (F. & G.) Amends Secs. 1403 and 1411, F. & G. C., re burros.

Makes it unlawful to kill any undomesticated burro, rather than to kill or capture one for use as animal food. Defines undomesticated burro as wild burro or one not tamed or domesticated for 3 years. Makes fact that burro is killed or captured on premises of another prima facie evidence that burro was wild or undomesticated. Provides that Fish and Game Commission has no power to modify provisions of bill under general regulatory powers or otherwise. Makes violation of section punishable by fine of not over \$1,000, imprisonment in county jail for not over 1 year, or both.

S.B. 191—BROWN. (Gov. Eff.) Amends Sec. 17050, Gov. C., re reimbursement of revolving funds from which claims against State or cash advances are paid to state officer or employee.

Authorizes person who is authorized to make payments from revolving fund to endorse payee's name on any warrant drawn by Controller in payment of claim or any revolving fund check drawn by state agency payable to officer or employee, deposit it to reimburse revolving fund, and pay any balance to such payee. Deletes provision providing for indorsement of warrant pursuant to power of attorney signed by claimant.

Provides that amendment shall not affect validity of any outstanding power of attorney.

S.B. 192—WAY AND OTHERS. (F. & G.) Amends Sec. 534, F. & G. C., re obstruction of streams.

Makes it misdemeanor to obstruct or divert any stream in Counties of Del Norte, Siskiyou, Trinity, Humboldt, Mendocino, Sonoma, and Marin so as to prevent passing of fish up and down stream. Not to apply to construction or maintenance of bridges or highways by Department of Public Works or to dams for storing or diverting water for beneficial use.

S.B. 193—BREED. (Nat. Res.) Amends Sec. 6827, P. R. C., re term of oil and gas leases.

Authorizes such leases made by State Lands Commission to be for term of 20 years and for so long thereafter as gas or oil is stored or recovered, in addition to produced in paying quantities from leased lands.

S.B. 194—COOMBS. (Inst.) New act, authorizing sale of certain state lands now used by Napa State Hospital.

S.B. 195—BREED. (Jud.) Amends Sec. 1238, C. C. P., re public uses for which right of eminent domain may be exercised.

Authorizes exercise for facilities for storing, either above or underground, of gas, heat, refrigeration or power to be supplied to county, city, or irrigation district, or inhabitants thereof.

S.B. 196—BREED. (B. & P.) Amends and adds various Secs., B. & P. C., and adds Sec. 8250.5, H. & S. C., re cemeteries.

Deletes provision allowing cemetery board to use \$2 of cemetery broker's and salesman's license fee to investigate applicant.

Provides temporary cemetery salesman's license fee is not refundable.

Defines "public cemetery."

Makes it misdemeanor for persons representing cemetery board to disclose information in reports. Sets out conditions under which information about such reports may be disclosed.

Sets temporary cemetery salesman's license fee at \$5.

S.B. 197—BUSCH. (Gov. Eff.) Adds Sec. 66u, C. C. P., to increase number of superior court judges in Mendocino County from 1 to 2.

S.B. 198—BYRNE AND OTHERS. (Gov. Eff.) Amends Sec. 19258, Gov. C., re personnel of state civil service.

Requires state department to pay cost of replacing, as well as repairing, or to pay actual value of, personal articles, instead of eye glasses or clothing of employee of department, damaged in line of duty by act of inmate in institution of Department of Corrections or Mental Hygiene or Youth Authority.

S.B. 199—BYRNE AND OTHERS. (B. & P.) Amends Sec. 2137.1, B. & P. C., re persons authorized to practice medicine and surgery in state institutions.

Provides that person licensed to practice medicine in another state and who meets other specified qualifications may treat patients in any state institution for period of not more than 1 year, instead of for not more than 1 year or until October 1, 1953, whichever is later.

Deletes October 1, 1953, termination date for above provisions.

S.B. 200—MURDY. (Lab.) Amends Sec. 1352 Lab. C., re hours of labor for women.

Exempts clinical laboratory technologists and technicians from 8-hour day, 48-hour week limitations.

S.B. 201—HAROLD T. JOHNSON AND WAY. (Gov. Eff.) Amends Ch. 12, Stats. 1951, re repair and restoration of levees, flood control works, channels, irrigation works, city and county roads and bridges and other property damaged or destroyed by storms or flood.

Extends availability of appropriation through fiscal year ending June 30, 1954.

Authorizes expenditures for damage caused by necessary use of property while in weakened condition caused by storms or floods.

Excepts from requirement that expenditures from appropriation be matched from other funds, cases of extreme emergency endangering public health or safety where matching funds not available.

Provides that money apportioned to a county from Highway Users Tax Fund may be used for matching purposes for restoration of roads and bridges.

To take effect immediately, urgency measure.

S.B. 202—THOMPSON. (L. Gov.) Amends Sec. 406, Ed. C., to change annual salary of county superintendent of schools of Santa Clara County from \$8,400 to unspecified amount.

S.B. 203—THOMPSON. (Gov. Eff.) Adds Sec. 13956, Gov. C., re purchase of passenger-type motor vehicles for state agencies.

Provides that before issuance of purchase orders, Department of Finance shall investigate necessity. Provides for purchase of light class vehicles for use of employees and officers, except constitutional officers. Permits purchase of medium class vehicles for heads of departments and other appointees of Governor.

S.B. 204—THOMPSON. (Gov. Eff.) Amends Ch. 47, Stats. 1943, 4th Ex. Sess. re postwar public works program.

Appropriates \$26,000 out of Postwar Unemployment and Construction Fund, to be allocated to cities incorporated on and after September 5, 1952, and before December 2, 1952, for purpose of defraying State's share of cost of plans, sites, and rights of way.

To take effect immediately, urgency measure.

S.B. 205—THOMPSON. (Gov. Eff.) Amends Ch. 47, Stats. 1943, 4th Ex. Sess., re postwar public works program.

See digest of S.B. 204, apparently identical.

S.B. 206—THOMPSON. (B. & P.) Amends various Secs. B. & P.C., re professional engineers.

Requires that each branch of engineering shall be represented on State Board of Registration for Civil and Professional Engineers by at least 1 member registered in that branch.

Requires each member of board to have at least 12 years active professional engineering experience. Deletes requirement that member appointed to fill a new term of vacancy shall be registered in same branch as his predecessor.

Makes other clarifying and technical changes.

S.B. 207—REGAN. (L. Gov.) Adds Art. 4, Ch. 2, Pt. 1, Div. 2, Title 5, Gov. C., re firemen's hours of employment.

Limits time of service of firemen employed by local agencies to 60 hours per week, and requires granting of compensating time off for all time worked in excess of 60 hours in any week.

Prohibits any reduction of pay of firemen as result of this provision.

S.B. 208—REGAN. (Lab.) Adds Sec. 227, Lab. C., re payments by employers into benefit funds.

Makes failure to make payments into health or welfare funds for benefit of employees pursuant to agreement, misdemeanor.

S.B. 209—REGAN. (Lab.) Amends Sec. 225, Lab. C., re wage deduction statements.

Makes failure to provide employee with wage deduction statement, misdemeanor.

S.B. 210—REGAN. (Lab.) Amends Sec. 554, Lab. C., re maximum working days.

Permits employees to work more than 6 days in 7 when work on 7th day performed in accordance with terms of collective bargaining agreement rather than whenever any such agreement respecting hours of work exists.

S.B. 211—REGAN. (Lab.) Adds Sec. 270.1 and amends Sec. 272, Lab. C., re security for wages in lumber industry.

Requires logging and sawmill employers to deposit security for payment of wages in advance of pay period and post notice. Makes failure to post notice evidence of violation.

S.B. 212—REGAN. (Lab.) Amends Sec. 1682, Lab. C., re farm labor contractors.

Limits exemption from licensing provisions, of employee in regular employment of third person, to such employee who is compensated for services only by such third person.

S.B. 213—REGAN. (Lab.) Adds Sec. 204(b), amends Sec. 205, Lab. C., re non-payment of wages.

Makes employer and agent who allows employee to continue work after nonpayment of wages as required by statute guilty of misdemeanor.

S.B. 214—REGAN. (Lab.) Amends Sec. 1688, Lab. C., re farm labor contractors.

Changes expiration date of annual license from March 31st to December 31st.

S.B. 215—REGAN. (Lab.) Adds Secs. 1624.1, 1635.1, Lab. C., re private employment agencies.

Authorizes Labor Commissioner to prescribe alternative forms of contracts or receipts for specific occupations; to exempt specific occupations from right to repayment of fee and travel expenses for unsuccessful interview 35 miles from city or of fee where employment lasts less than 7 days, if personal fitness is primary qualification for job, such work is customarily recruited outside local areas and repayment is waived.

S.B. 216—REGAN. (Lab.) Amends Sec. 1628, adds Secs. 1629.1, 1629.2, Lab. C., re employment agency contracts.

Requires contracts and receipts required by statute rather than all contracts and receipts of employment agencies to be uniform. Prohibits any provision in contract which is unfair, unjust or oppressive to applicant.

S.B. 217—REGAN. (Lab.) Amends Secs. 2350 and 2351, Lab. C., to require adequate washing facilities in places of employment.

S.B. 218—REGAN. (Trans.) Amends Sec. 44, Veh. C., re authorized emergency vehicles.

Includes, as authorized emergency vehicle, state-owned vehicle operated by regularly employed investigator of Division of Labor Law Enforcement, Department of Industrial Relations, in performance of his duties.

S.B. 219—REGAN. (Lab.) Adds Secs. 64, 103, and 104, Lab. C., re reciprocal agreements with other states for collection of wages.

Authorizes Director of Industrial Relations to enter into such agreements for collection of assigned claims for wages and judgments arising in other states, and to assign such claims arising in this State to labor department of another state for collection.

S.B. 220—REGAN. (L. Gov.) Adds Sec. 20021.6, Gov. C., re status of constables of judicial districts in State Employees' Retirement System.

Makes constable of any judicial district a county peace officer member, rather than local miscellaneous member, and entitles such member to peace officer service credit for time served as constable of township in same county.

S.B. 221—REGAN. (Trans.) Adds Sec. 679.4, Veh. C., re operation of vehicles loaded with trailers.

Prohibits operation on highway of vehicle upon which trailer is loaded unless trailer is bound in specified manner to body of vehicle.

S.B. 222—REGAN. (Agr.) Amends Sec. 391, adds Sec. 391.7, Ag. C., re estray domestic animals.

Excepts described portion of Trinity County from areas in State in which estray may not be taken up upon premises which are not enclosed with good and substantial fence.

S.B. 223—REGAN. (Jud.) Amends Sec. 1144, Prob. C., re administration of small estates.

Increases maximum limit on value of estates subject to summary sale without administration upon application of public administrator, from \$200 to \$500.

With respect to such procedure, requires application of public administrator and order of court granting it to require public administrator to distribute unclaimed balance of such estate to State, rather than requiring filing of separate petition by public administrator and distribution by court.

S.B. 224—WAY AND OTHERS. (F. & G.) Amends Sec. 803, F. & G. C., re clams.

Deletes provision that open season in Districts 8, 9, and 17 is between September 1 and April 30 and all year in other districts. Prohibits sale of Washington or gaper clams taken in state waters and possession of more than 1 daily bag limit of such clams.

S.B. 225—BUSCH. (F. & G.) Repeals Sec. 39.6, F. & G. C., which authorizes Fish and Game Commission to sell or otherwise dispose of certain described real property.

S.B. 226—BUSCH. (F. & G.) Amends Sec. 39.2, F. & G. C., re reduction of bag and possession limits.

Deletes provision for consent of Governor to order of Fish and Game Commission reducing bag or possession limits on fish or game when scarcity exists in district.

S.B. 227—BUSCH. (Trans.) Amends Sec. 315, S. & H. C., re State Highway System.

Extends existing Route 15 from present terminus at Route 1 near Ukiah, to Route 56 near Fort Bragg, via Willits.

S.B. 228—BUSCH. (Trans.) Appropriates unspecified sum to State Highway Fund for highway work in connection with Route 16.

S.B. 229—BUSCH. (F. & G.) Repeals Ch. 3, Div. 1, F. & G. C., which provides for county fish and game wardens appointed by board of supervisors and paid from county general fund.

S.B. 230—BYRNE. (L. Gov.) Amends Secs. 5654 to 5659, incl., 5661 to 5664, incl., and 5666, P. R. C., re park, recreation and parkway districts.

Changes governing body of district from board of 3 trustees to 5 directors. Makes appropriate amendments in law to change all references involving trustees to board of directors and provides for election of larger governing body.

S.B. 231—BYRNE AND OTHERS. (Inst.) Amends Sec. 2046, Pen. C., re state prisons.

Deletes from authorization of Director of Corrections to establish Southern California Medium Security Prison, requirement that it be located in southern part of State, and deletes Southern California from name of such prison.

S.B. 232—BYRNE AND OTHERS. (Inst.) Amends Sec. 5003, Pen. C., re state correctional institutions.

Changes name of California Vocational Institution to Deuel Vocational Institution, The Medical Facility to The California Medical Facility, Medium Security Prison at Soledad to California State Prison at Soledad, and Southern California Medium Security Prison to California Medium Security Prison.

S.B. 233—BYRNE AND OTHERS. (Inst.) Amends Secs. 5077 and 5080, Pen. C., re state correctional system.

Restricts jurisdiction of Adult Authority and Director of Corrections over prisoners in state correctional institutions, to male prisoners.

S.B. 234—BYRNE AND OTHERS. (Inst.) Adds Sec. 5055.5, Pen. C., re administration of state correctional system.

Provides that when policy determinations are vested jointly in Adult Authority and Director of Corrections, or in Board of Trustees of California Institution for Women and Director of Corrections, and agreement cannot be reached, question shall be submitted to Governor.

S.B. 235—BYRNE AND OTHERS. (Inst.) Amends Sec. 2401, Pen. C., re administration of state correctional system.

Provides that Adult Authority is in charge of Bureau of Paroles, rather than vice versa.

Authorizes Adult Authority to appoint needed clerical employees subject to Civil Service Act, and provides Secs. 6050-6053, Pen. C., re appointment of certain personnel in state correctional system, do not apply to such employees, thus subjecting such appointments to State Civil Service Act.

S.B. 236—BYRNE AND OTHERS. (Inst.) Amends Sec. 2081, Pen. C., re record of punishments administered to prisoners in state correctional institutions.

Changes designation of such record from punishment book to register of institutional violations.

Deletes requirement of entries regarding condition of prisoner's health and number of times punished.

Provides that punishment of female prisoners shall be prescribed by Board of Trustees of California Institution for Women and record of such punishments shall be transmitted thereto, and limits authority of Adult Authority in this respect to male prisoners.

S.B. 237—BYRNE AND OTHERS. (Inst.) Adds Ch. 9, Title 7, Pt. 3, Pen. C., re commitment and transfer of male prisoners to California Correctional Facility.

Creates California Correctional Facility within Department of Corrections, to be located on segregated portion of property of California Institution for Men, for confinement and treatment of prisoners in custody of Department of Corrections who are partially incapacitated or chronically infirm or of other types of prisoners deemed suitable for transfer thereto by Adult Authority and Director of Corrections.

Authorizes Director of Corrections to appoint superintendent of facility and other necessary employees, construct necessary facilities, and make rules and regulations for government of facility.

Vests administration of facility in Department of Corrections.

S.B. 238—BYRNE AND OTHERS. (Inst.) Amends Sec. 5093, Pen. C., re maximum limit of production of enterprises under jurisdiction of Correctional Industries Commission.

Changes maximum limit on annual production of such enterprises to amount fixed by commission up to maximum gross annual production of \$225,000, rather than flat maximum of \$225,000.

Excepts production of cotton cloth for governmental use from maximum limit of production.

S.B. 239—BYRNE AND OTHERS. (Inst.) Amends Sec. 2714, Pen. C., re refund of deposits from Correctional Industries Revolving Fund.

Authorizes refunds of deposits erroneously made or made where delivery of products cannot be consummated.

S.B. 240—BYRNE AND OTHERS. (Inst.) Amends Sec. 2700, Pen. C., re compensation of prisoners.

Authorizes payment of compensation to prisoners not engaged on work programs under jurisdiction of Correctional Industries Commission and financed out of Correctional Industries Revolving Fund, but who are engaged in productive labor.

Provides that such compensation is to be paid either out of funds appropriated for that purpose or out of such other funds as are available to Department of Corrections for expenditure, as Director of Finance may direct.

S.B. 241—BYRNE AND OTHERS. (Inst.) Amends Sec. 2690, Pen. C., re temporary removal of prisoners.

Authorizes temporary removal of prisoners from institutions under jurisdiction of Department of Corrections, for purpose of having interviews with prospective employers on contemplated parole placement programs, at any time within 90 days of scheduled parole release, upon request of Adult Authority governing male prisoners, and Board of Trustees, California Institution for Women, governing female prisoners.

S.B. 242—BYRNE AND OTHERS. (Inst.) Amends Sec. 2601, Pen. C., re right of inheritance of person sentenced to life imprisonment.

Preserves right of person sentenced to imprisonment in state prison for life to inherit real and personal property.

S.B. 243—BYRNE AND OTHERS. (Inst.) Amends Sec. 664, Pen. C., re punishment of persons for attempted crimes.

Provides that if crime attempted is one in which there is no maximum sentence set by law, or in which maximum sentence is life imprisonment, person guilty of attempting to commit such crime shall be punishable by imprisonment in state prison for term of not more than 20 years, instead of setting forth names of specific crimes, attempts to commit which are so punishable.

S.B. 244—BYRNE AND OTHERS. (Inst.) Amends Sec. 5061, Pen. C., re payment of burial expenses and related charges of inmates of prisons and correctional institutions under jurisdiction of Director of Corrections.

Limits to \$300 amount of funds or property of such inmate in possession of Director of Corrections which may be applied to payment of burial expenses of inmate and related charges.

S.B. 245—HOFFMAN. (L. Gov.) Amends Sec. 1, Ch. 1161, Stats. 1951, increasing salaries of clerk, deputy clerks and deputy marshals for municipal court of district embracing Stockton, and providing additional deputies.

S.B. 246—ERHART. (Gov. Eff.) Repeals and adds Art. 3.5, Ch. 2, Div. 10, Ed. C., re dismissal of state college employees not in civil service.⁶

Adds provisions identical to those repealed except requires recommendation of college president for dismissal of employee to be written, requires director of education to prescribe as well as adopt regulations for order of dismissal and re-employment of employees due to lack of funds or discontinuance of service, and requires hearing by personnel board for review of dismissal to be not later than 90 days after demand of employee. Also deletes provision for hearing for demoted employee.

S.B. 247—ERHART. (Ed.) Adds Sec. 20360, Ed. C., re commencement exercises and other public ceremonies at state colleges.

Authorizes Director of Education, with approval of Director of Finance, to authorize expenditure of funds allotted to state colleges for commencement exercises and other public ceremonies.

S.B. 248—ERHART. (Ed.) Repeals and adds Art. 3.3, Ch. 2, Div. 10, Ed. C., re leaves of absence of state college employees.

Adds provisions identical to those repealed except prohibits granting leave to any state employee, rather than any employee, who has not been employed by college for 6 years preceding leave, and allows requiring of accomplishment, as well as performance, of services by faculty member on leave during such leave.

S.B. 249—MONTGOMERY. (Ed.) Amends Secs. 19153 and 19154, Ed. C., re transfers of funds to school district library funds.

Increases minimum amount which must be transferred by county superintendent of schools to school districts, as library fund, from \$50 to \$75 for each 35 units of average daily attendance or fraction thereof and for each 300 such units during preceding fiscal year exclusive of attendance of pupils in 7th and 8th grades attending junior high school.

Increases amount which must be so transferred by county superintendent of schools, if governing board of district fails to submit written request therefor, from \$75 to \$100, in accordance with same formula.

S.B. 250—BREED. (Trans.) Amends Sec. 30101, S. & H. C., re rates of toll for toll bridges, tubes, or other highway crossings under the California Toll Bridge Authority Act, making no substantive change.

S.B. 251—ERHART. (Jud.) Amends Sec. 928, Pen. C., re grand juries.

Requires grand jury to examine books, records, and accounts of officers of county water districts formed in county.

S.B. 252—BURNS. (Trans.) Adds Sec. 10854.1, R. & T. C., Sec. 378.1, Veh. C., amends Act 5136, re payment of motor vehicle fees by check.

Provides that motor vehicle fees and penalties may be paid by check payable to Department of Motor Vehicles.

Provides that if check is not paid by drawee bank either on 1st or 2d presentation, person tendering check remains liable for payment of fee and penalty.

S.B. 253—WILLIAMS. (F. & G.) Amends Sec. 1171.1, F. & G. C., re training of hunting dogs on native game birds, making no substantive change.

S.B. 254—WILLIAMS. (Rev. & Tax.) Amends Sec. 8358, R. & T. C., to permit use of unrefunded gas tax revenue from distributions of aircraft fuel for maintenance or repair of local airport facilities.

S.B. 255—WILLIAMS AND OTHERS. (Wat. Res.) Adds Art. 7, Ch. 1, Div. 10; amends Secs. 20023, 23220, 24252, and 24253, Wat. C., re supervision of districts.

Provides that no district subject to jurisdiction of California Districts Securities Commission shall enter into contract under Federal reclamation law until approved by commission and revises other provisions as to approval of such contracts.

Extends regulation of irrigation district contracts.

S.B. 256—WILLIAMS. (Ed.) Amends Sec. 4862, Ed. C., re accreditation of junior colleges.

Allows district maintaining junior college to pay cost of accreditation by regional accrediting association nationally authorized to accredit colleges and universities, if association approved by State Board of Education. Requires procedure of accreditation to be pursuant to regulations established by State Board. Prohibits funds expended for accreditation from including membership fee in accrediting association.

S.B. 257—WILLIAMS. (Ed.) Amends Sec. 4861, Ed. C., re membership in educational societies.

Allows county board of education, as well as governing board of any district, to subscribe to membership in society having for its primary, rather than exclusive, purpose promotion and advancement of commonly accepted educational practices, rather than public education, and publication of reports thereon.

Requires list of approved societies to be selected by State Board of Education from societies nominated by California State Association of Public School Superintendents, Secondary School Principals, Elementary School Principals, County Superintendents of Schools, California State Junior College Association, and California Teachers Association, and which have made written application for such purpose to board.

Deletes limit of \$50 a year on membership fees.

S.B. 258—WILLIAMS. (Agr.) Amends Sec. 628, Ag. C., re standards for Grade A sterilized, pasteurized milk.

Requires Director of Agriculture to set standards for such milk conforming to standards of United States Department of Agriculture and military specifications.

S.B. 259—WILLIAMS. (Agr.) Amends Sec. 628, Ag. C., re definition and regulations for Grade A sterilized, pasteurized milk.

Defines such milk as Grade A pasteurized milk transported in sterile vacuum tanks without cooling, heated to sterilizing temperature, free from stabilizers or preservatives, and containing at least 3.5 percent butterfat.

Authorizes Director of Agriculture to issue regulations for production and processing of such milk, conforming to standards of United States Department of Agriculture and military specifications.

S.B. 260—WILLIAMS. (Inst.) Appropriates \$542,802 for support of Porterville State Home, to be expended during 1952-53 Fiscal Year.

To take effect immediately, usual current expenses.

S.B. 261—WILLIAMS. (F. & G.) Amends Sec. 19.6, F. & G. C., re powers of Fish and Game Commission.

Extends general regulatory powers of Fish and Game Commission, until 91st day after final adjournment of 1955, rather than 1953, Regular Session.

S.B. 262—WILLIAMS. (F. & G.) Amends Sec. 2, F. & G. C., re definitions.

Includes feral as well as wild mammal in definition of mammal. Includes amphibia in definition of fish, bag limit, open season, closed season, and hook.

S.B. 263—WILLIAMS. (F. & G.) Adds Sec. 692, repeals numerous Secs., F. & G. C., re fish and game.

Makes it unlawful to sell or purchase or possess more than one daily bag limit of striped bass, California corbina, spotfin croaker, yellowfin croaker, or any fish of the black bass or sunfish families.

Repeals numerous sections re seasons, bag and possession limits, etc., on various species of fish, and quail, pheasants, deer, and rabbits.

Provides that orders of Fish and Game Commission under general regulatory powers shall remain in effect until modified by subsequent order or statute.

S.B. 264—WILLIAMS. (F. & G.) Amends, adds, and repeals various Secs., F. & G. C., re abalones.

Permits taking of abalones at any time rather than between March 16 and January 14. Deletes prohibition against taking abalones for commercial purposes in water less than 20 feet in depth. Deletes prohibition against taking abalones for commercial purposes in District 118, repeals Sec. creating that district, thus making provisions as to District 18 applicable to area in District 118.

Prohibits taking of abalones for commercial purposes, until December 31, 1955, in that portion of District 10 south of Point Lobos, Districts 18 and 118.5 and in District 19 along mainland coast. Permits until that date taking of abalones for commercial purposes in District 20A and offcoast islands and waters adjacent thereto in District 19.

Permits, on and after January 1, 1956, commercial taking of abalones under rules of Fish and Game Commission in that portion of District 10 south of Point Lobos, and Districts 18, 118.5, 19, and 20A.

Permits abalone trimmings to be used for bait.

Changes provisions re taking black abalones along shores of islands off Santa Barbara coast to permit taking only for lobster bait. Adds San Nicolas Island to islands affected and deletes limitation of use as bait to 5 miles from such islands.

Repeals Sec. 794 which sets minimum size limits generally and changes size limits on commercially taken abalones.

S.B. 265—WILLIAMS. (F. & G.) Amends Sec. 992, F. & G. C., re commercial fishing licenses.

Raises annual license fee from \$10 to \$25, and makes such licenses invalid on boats carrying anglers for hire.

To take effect with issuance of 1954-55 licenses.

S.B. 266—WILLIAMS. (F. & G.) Amends Ch. 973, Stats. 1949, re authority of Fish and Game Commission to close inland waters to sporting fishing.

Extends time limit of statute authorizing commission to close inland waters, until 91st day after adjournment of 1955 session of Legislature.

Extends time limit of statute making it unlawful to fish in waters closed by commission, for same length of time.

S.B. 267—WILLIAMS. (L. Gov.) Amends Act 9127a, the Water Conservation Act of 1927, re powers and duties of water conservation districts, making no substantive change.

S.B. 268—McBRIDE. (Gov. Eff.) Amends Sec. 6103, Gov. C., re fees for official service.

Deletes provision that county, city, district, other political subdivision or officer or body acting in official capacity shall not pay fee for performance of official service.

S.B. 269—McBRIDE. (Fin. Inst.) Amends Sec. 1648.3, Ins. C., re qualifications of insurance brokers.

Makes employment by, or license as, insurance agent, broker, or solicitor in any state or Canada, rather than under California statute, for requisite period, qualifying experience for broker's application.

S.B. 270—McBRIDE. (Fin. Inst.) Amends Sec. 1659, Ins. C., re insurance agents, brokers and solicitors.

Deletes brokers from provision authorizing agents, brokers and solicitors to be licensed in any of such capacities upon paying fee and filing statement of employment or appointment. Permits solicitor who terminated broker's license and has continuously maintained solicitor's license to re-acquire broker's license without examination.

S.B. 271—McBRIDE. (Fin. Inst.) Amends Sec. 1648.6, Ins. C., re insurance brokers.

Permits grant of limited broker's license for out-of-state risks to non-resident as well as resident salaried employees and officers of admitted insurers but excludes insurers admitted to transact only life or life and disability insurance.

S.B. 272—McBRIDE. (Fin. Inst.) Amends Sec. 1645, Ins. C., re insurance agent's and broker's licenses.

Permits issuance of partnership license to non-resident who qualifies by examination or on reciprocity basis.

S.B. 273—COLLIER AND POWERS. (Agr.) Amends Sec. 736.11, Ag. C., re marketing of fluid milk or fluid cream.

Requires fixing of minimum price at which milk or cream may be sold, other than in bulk, by one distributor to another distributor, deleting exception that such prices need not be fixed when it would cause disparity in prices between marketing areas. Denominates this the "subdistributor" price. Provides that when such milk or cream is purchased by one distributor from another in one marketing area and sold in another area it must be sold at not less than minimum subdistributor price for area where sold.

S.B. 274—HAROLD T. JOHNSON. (Trans.) Adds Secs. 547 and 548, S. & H. C., re State Highway System.

Adds new route to said system from Route 17 to Foresthill.
Adds Route 248 to said system from Truckee to Kings Beach, via existing county road.

S.B. 275—HAROLD T. JOHNSON. (Trans.) Adds Sec. 547, S. & H. C., re State Highway System.

Adds Route 233 to said system from Route 83 near Sierraville to Route 21 near Vinton, via Loyalton.

S.B. 276—HULSE. (Fin. Inst.) Adds Sec. 11007.6, Gov. C., re procurement of insurance by state agencies.

Requires state agency procuring insurance to obtain approval of Department of Finance.

Authorizes department to procure such insurance for agency, if agency so requests.
Authorizes department to procure authorized insurance for or on behalf of state when no state agency is authorized to do so.

Provides that section does not apply to (a) insurance procured by Department of Public Works or California Toll Bridge Authority under Secs. 30450 to 30453, incl., S. & H. C.; (b) insurance procured by State Treasurer under Sec. 12305, Gov. C.; (c) workmen's compensation insurance procured under Sec. 11870, Ins. C.; or (d) insurance other than liability insurance, procured by Board of State Harbor Commissioners for San Francisco Harbor.

S.B. 277—HULSE. (Gov. Eff.) Amends Sec. 13943.5, Gov. C., re collection of taxes, licenses, fees or other money.

Permits State Board of Control to authorize state agency to refrain from collection where amount is \$1 or less, rather than where amount is less than \$1.

S.B. 278—HULSE. (Gov. Eff.) Amends Act 2843, re tide and submerged land revenues.

Deletes \$12,000 monthly limitation on amount of impounded revenues that may be transferred to State Lands Act Fund to defray expenses of State Lands Commission in administration of tide and submerged lands leases. Permits transfer of such amounts as are set forth in stipulation between Attorney General of California and Attorney General of United States dated August 21, 1950, or in any extension or modification thereof. Also authorizes transfer of amount equal to total costs authorized in stipulation or extensions or modifications, less amounts heretofore transferred.

S.B. 279—HULSE. (Gov. Eff.) Transfers to San Francisco Harbor Improvement Fund unexpended balance of \$5,000 appropriated therefrom for printing of bond issue for improvement of San Francisco Harbor.

S.B. 280—HULSE. (Gov. Eff.) Amends Act 6447, the Construction and Employment Act, deleting provision making money available for administration of act. Unexpended balance of such money is to revert to Postwar Unemployment and Construction Fund.

S.B. 281—HULSE. (Gov. Eff.) Appropriates \$41,584 for transfer to Capital Outlay and Savings Fund.

Requires \$24,227 of above amount to be transferred by State Controller from Wildlife Restoration Fund, and \$17,357 from moneys in Fair and Exposition Fund available for capital outlay for fair purposes.

S.B. 282—HULSE. (Gov. Eff.) Amends Act 6446, deleting provision allotting money for administration of act, unexpended balance heretofore allotted is to be transferred to Capital Outlay and Savings Fund.

S.B. 283—HULSE. (Gov. Eff.) Amends Sec. 20027, Wat. C., re payment for services of Districts Securities Commission.

Requires payments by districts to commission to be transmitted at least monthly to State Treasurer with accompanying explanatory statement, such money to be credited to General Fund.

S.B. 284—HULSE. (Jud.) Amends Sec. 710, C. C. P., re enforcement of judgments against debtors to whom money is owed by public agencies.

Deletes office from list of agencies with which transcript of judgment may be filed. Increases filing fee of judgment creditor from \$1 to \$2.50, and provides that fees received by state agency shall be credited to fund from which judgment debtor is paid.

S.B. 285—HULSE. (Gov. Eff.) Amends Sec. 11010, Gov. C., re repayment for services by state agency.

Provides that proration of costs which state agency is required to collect from any person, firm, or corporation for services rendered shall include proration of administration costs, insurance of motor vehicles, and workmen's compensation and bonds covering officers and employees of agency.

S.B. 286—HULSE. (Ed.) Repeals and adds Sec. 5009, Ed. C., re audits of books and accounts of school districts by Department of Finance.

Requires department to make such audits or, in lieu thereof, allows it to conduct such audits as it deems sufficient to determine validity of allocation of state funds for school purposes and to establish proper accountability, or to accept grand jury audit or audit by certified public accountant or accountant employed by district if report on such audit contains information prescribed by department. Requires department to render report of audits to Controller. Requires Controller to adjust future apportionments to districts if audits show necessity thereof to correct deficiencies or overages in apportionments of state funds. Prohibits construction of section to allow department to examine report on curriculum of any district.

S.B. 287—HULSE. (Gov. Eff.) Amends Sec. 3, Ch. 12, Stats. 1951, re disposition of rentals from Department of Motor Vehicles Building.

Provides that Department of Finance shall deduct from sums repaid to Motor Vehicle Fund from rents received total of money heretofore appropriated from General Fund to Department of Motor Vehicles for construction, improvements, and equipment.

S.B. 288—HULSE. (Gov. Eff.) Amends Sec. 18859, Gov. C., re compensation of civil service employees.

Limits credit for prior state service for which salary steps in excess of minimum may be given to service in connection with appointments, promotions, reinstatements, transfers, or demotions, and deletes other personnel transactions.

S.B. 289—HULSE. (Gov. Eff.) Adds Sec. 13118 to Gov. C., re payment of expenses incurred by Department of Finance.

Requires Department of Finance to deduct expenses incurred in connection with liquidation of surplus property or subleasing of property leased to State from proceeds before depositing proceeds pursuant to law.

S.B. 290—HULSE. (Gov. Eff.) Repeals Secs. 13163, 13165, 13166, and 13167 and amends Sec. 13164, Gov. C., re Service Revolving Fund.

Repeals provision creating and governing use of Service Revolving Fund and provides that money received by Department of Finance for services rendered state agencies not supported from General Fund shall be credited to appropriation from which expenditure was incurred in rendering such service.

S.B. 291—WILLIAMS. (Agr.) Amends Sec. 628, Ag. C., re standards for grade A, sterilized, pasteurized milk.

See digest of S.B. 258, apparently identical.

S.B. 292—WILLIAMS. (Agr.) Amends Sec. 628, Ag. C., re standards for grade A, sterilized, pasteurized milk.

See digest of S.B. 259, apparently identical.

S.B. 293—HOFFMAN AND THOMPSON. (Agr.) Amends Sec. 809, Ag. C., re walnut standards, substituting "Standard Size" for "No. One Size."

S.B. 294—HOFFMAN. (F. & G.) Amends Secs. 1351 and 1352, repeals Sec. 1354, F. & G. C., re frogs.

Removes possession limit of 48 frogs per week, making limit 24 per day.

Permits any person who conducts place of business where frogs are sold to public for food to possess and sell any number of imported or domestically propagated frogs so long as they conform to required size limits.

Deletes provision entitling persons who take or possess frogs for sale to, or for use by, educational or scientific institutions for scientific purposes or for use in frog-jumping contests to possess any number of frogs conforming to required size limit.

Provides that upon obtaining permit from department, person may possess such number of frogs as is designated in such permit which conform to required size limit, when such frogs are for use in frog-jumping contests.

Provides that it is unlawful for any person to sell or purchase any frogs taken in this State, except domestically propagated frogs.

S.B. 295—HOFFMAN. (Wat. Res.) Amends Sec. 25653, Wat. C., re irrigation district assessments.

Permits district board to include in annual assessment levy, if not otherwise provided for, amount necessary to pay for maintenance and operation of district for ensuing year.

S.B. 296—HOFFMAN AND THOMPSON. (Gov. Eff.) New act, authorizing sale or exchange of certain unspecified state real property.

S.B. 297—SUTTON. (Trans.) Adds Pt. 3.5, Div. 2. R. & T. C., the Highway Users Mileage Tax Law.

Imposes tax on privilege of operating on highways motor vehicle having unladen weight in excess of 6,000 pounds, rate being unspecified, but to vary according to weight of vehicle.

Excludes operation of electric vehicles subject to additional registration fees, operation of vehicles used by farmers in transportation of own farm products, and operation of vehicles within cities.

Provides Use Fuel Tax shall be inapplicable to use of fuel in any vehicle as to which mileage tax is paid.

State Board of Equalization to administer.

Revenue to be used for highway purposes.

To take effect immediately, tax levy.

S.B. 298—DESMOND. (Agr.) Amends Sec. 735.3, Ag. C., re definitions in milk marketing provisions.

Expands definition of "retail store" to include place where products other than fluid milk or cream, which are not produced on the premises, are sold to the public.

S.B. 299—DESMOND. (Agr.) Amends Sec. 637, Ag. C., re mixed milk or cream drinks.

Includes milk solids derived from market milk among ingredients permitted in mixed milk or cream drinks.

S.B. 300—DESMOND. (Agr.) Renumbers Art. 2 to be Art. 8, adds Art. 2, Ch. 6, Div. 4, and amends various secs., Ag. C., re mellorine.

Defines mellorine as frozen product made of pure edible food fats, nonfat milk solids, with or without sweetening, eggs, egg products, flavoring and coloring. Defines food fats as edible natural fats from vegetable or animal sources. Defines solids not fat as including numerous varieties of skim milk, buttermilk and whey. Requires permit to use eggs or egg products in mellorine. Defines mellorine mix as unfrozen product from which mellorine is made. Requires labels on containers, and signs in establishments serving mellorine in milk shakes and similar concoctions.

Adds mellorine to provisions re milk products plant licenses and fees and definition of dairy products.

S.B. 301—DESMOND. (Agr.) Amends Sec. 736.12, Ag. C., re determining prices for fluid milk and fluid cream.

Specifies that in determining costs of handling, Director of Agriculture should take into account cost differences in type and construction of container in which milk or cream is distributed. Provides that prices shall include reasonable return on investment, rather than on capital invested.

S.B. 302—DESMOND. (Agr.) Amends Sec. 479, Ag. C., re labeling of market milk. Substitutes distributor's for producer's name and address as alternative name and address required on labels.

Permits use of original bottler's milk products plant license number in lieu of his name and address if distributor's name and address used on label.

S.B. 303—THOMPSON AND HOFFMAN. (Pub. H. & S.) Amends Sec. 13105, H. & S. C., re duties of State Fire Marshal.

Requires marshal to obtain and disseminate information on fire and other hazards caused by dry cleaning solvents and processes.

S.B. 304—THOMPSON AND HOFFMAN. (B. & P.) Amends Sec. 9575, B. & P. C., re Dry Cleaners' Fund.

Continues Dry Cleaners' Fund and appropriates therefrom amount equal to that appropriated by Legislature for State Fire Marshal's use and allocated for inspection of dry cleaning establishments, rather than 75 percent of all fees collected, to State Fire Marshal's Fund.

Provides that \$25,000 shall be transferred from fund to State Fire Marshal's Fund on effective date for Fire Marshal's use during next 2 fiscal years for dry cleaning solvents and processes research and information.

S.B. 305—THOMPSON. (Soc. Wel.) Repeals Sec. 1580, W. & I. C., re state reimbursement to counties of one-half cost of transporting needy children to proper homes without State.

S.B. 306—REGAN. (Nat. Res.) Amends Secs. 4351 and 4352, P.R.C., re state nurseries.

Provides that State shall maintain nurseries, rather than one nursery as now provided, and that all trees, plants, nursery stock, or seeds sold by them shall be sold at price established by State Forester and approved by State Board of Forestry, rather than actual cost as now provided.

S.B. 307—BYRNE AND OTHERS. (Inst.) Amends Secs. 1711 and 1712, adds Sec. 1711.5, repeals and adds Sec. 1720, W. & I. C., re membership of Youth Authority.

Increases membership from 3 to 5 members, and requires that 1 be a woman. Additional 2 members are to be appointed by Governor from qualified persons but are not required to be recommended by advisory panel, for terms expiring March 15, 1957. Empowers authority to meet and transact business in panels, consisting of at least 2 members. 2 members constitute quorum, but no action to be valid unless concurred in by majority vote of those present.

S.B. 308—BYRNE AND OTHERS. (Pub. H. & S.) Amends Sec. 11715.6, re narcotic convictions.

Eliminates raising marijuana, possession of narcotics, and maintaining place for illegal distribution thereof from provisions, for conviction of which no probation or suspension of sentence may be granted.

S.B. 309—ED. C. JOHNSON. (L. Gov.) Amends Sec. 437, Ed. C., to change salary of County Superintendent of Schools of Sutter County from \$4,800 to unspecified amount.

S.B. 310—O'GARA. (Lab.) Amends Sec. 5412 and repeals Sec. 5411, Lab. C., re date of injury for workmen's compensation claims.

Repeals provision that date of injury, except in case of occupational disease, is date when alleged incident or exposure occurs resulting in claim for compensation; and provides that, as is now the case only as to occupational disease, date of injury in every instance is date when employee first suffers disability and knows or should know it was caused by employment.

S.B. 311—O'GARA. (Lab.) Adds Sec. 388.1, C.C.P., re suits by or against labor unions.

Authorizes labor union to sue or be sued as an entity in county where principal office is maintained. Provides money judgment enforceable against union as entity only, not members.

S.B. 312—O'GARA. (Lab.) Amends and repeals various secs., Lab. C., re medical and hospital examinations and treatment for workmen's compensation purposes.

Repeals provisions for medical examination of injured employee when requested by employer.

Modifies law so that employee may under any circumstances obtain treatment at employer's expense, rather than only when employer seasonably neglects or refuses to provide treatment.

Eliminates provisions for tender by employer of change of physicians and for services of consulting physician furnished by employer at employee's request.

Deletes provisions for certification by Industrial Accident Commission of physicians supplied by employer, for nonapplication of change of physician requirements where employer has approved hospital, and for determination by commission of controversies involving medical and hospital treatment.

S.B. 313—O'GARA. (Jud.) Adds Secs. 1469 and 1470, Civ. C., re covenants in leases affecting contiguous real property.

Provides that covenants by lessor to do any acts on real property owned by him and which is contiguous to property demised, and covenants not to use or permit use of such property contrary to terms of lease, are binding upon successors, and burdens shall be apportioned among several successors.

S.B. 314—O'GARA. (Ed.) Amends Sec. 13001.2, Ed. C., re employment and payment of persons requiring certification qualifications.

Validates employment of and payment of compensation to such persons for all services heretofore rendered, rather than for services during 1948. Requires that application for certification document must have been made to issuing authority, rather than designated employee of employing school district, in order to justify such payment.

S.B. 315—O'GARA. (Ed.) Adds Art. 8.5, Div. 2, Ch. 10, repeals Sec. 19619, Ed. C., re maintenance of child care center by San Francisco State College.

Allows college to maintain center as part of college with budget included in college budget. Requires Department of Education to determine fees for child admitted to center. Requires use of fees to reimburse college for upkeep of center. Prohibits admission of child to center unless child meets requirements for admission to other centers. Repeals present provision for maintenance of center by college.

Appropriates unspecified sum to Department of Education for maintenance of center at college during 1953-1954 Fiscal Year.

S.B. 316—DILWORTH. (Ed.) Amends Sec. 7717, Ed. C., re determination of area of allowable new construction under state school building aid program.

Allows estimate of attendance used in such determination for districts with abnormal increase in attendance not reflected in average daily attendance of preceding year to be based on such abnormal attendance if it is reasonably expected to be permanent, instead of based on average daily attendance of preceding year.

To take effect immediately, urgency measure.

S.B. 317—O'GARA AND MILLER. (Pub. U.) Adds Sec. 773, P.U.C., re decreases in train service across state-owned toll bridges or other highway crossing.

Prohibits Public Utilities Commission from permitting or approving decrease in train service, below service prevailing on January 1, 1953, across state-owned toll bridge or other highway crossing, by interurban railway company operating across such bridge or highway crossing.

S.B. 318—THOMPSON. (Gov. Eff.) Amends Sec. 13661, Gov. C., re distribution of state publications.

Requires 2, rather than 5, copies of each state publication to be printed and delivered to State Archivist, rather than Keeper of Archives. Requires any copies in excess of 2 heretofore received by him to be distributed to interested parties without charge or destroyed.

S.B. 319—THOMPSON. (Gov. Eff.) Adds Sec. 12264, Gov. C., re photographic reproduction of public records.

Empowers head of any state agency to authorize microfilming or photographic reproduction and certification of public records of agency. Requires microfilming or photographic reproduction to meet standards specified by U. S. Bureau of Standards, and certification of each reproduction to meet standards of, or be approved by, Attorney General. Requires certification to contain statement of identity, description, and disposition or location of records reproduced, date, reason, and authorization for reproduction, and such other information as Attorney General requires. Certified reproductions are to be deemed to be original public records for all purposes, including use in law courts and by state agencies.

S.B. 320—THOMPSON. (Jud.) Adds Sec. 1465.1, C.C.P., re property presumed to be abandoned.

Provides that money held by collection agency for customer, and unclaimed for 5 years, is presumed to be abandoned.

S.B. 321—DESMOND. (Gov. Eff.) Adds Sec. 19535, B. & P. C., re horse racing.

Limits number of racing days on grounds of California State Fair to 12 per calendar year.

S.B. 322—DESMOND. (L. Gov.) Amends Sec. 28108, Gov. C., re compensation for public service in Sacramento County, making unspecified changes.

S.B. 323—DESMOND. (L. Gov.) New act, providing for collection of all special district taxes and assessments in same manner, by same persons, and at same time as county and city taxes.

S.B. 324—WARD. (F. & G.) Amends Sec. 800, F. & G. C., increasing daily limit of aggregate number of all species of abalones that may be taken, from 10 to 15.

S.B. 325—WARD. (F. & G.) Amends Sec. 797, F. & G. C., to allow export of abalone products processed from trimmings and dark abalone meat.

S.B. 326—DILWORTH. (Wat. Res.) Amends Act 6642, the Riverside County Flood Control and Water Conservation District Act, re powers of Riverside County Flood Control and Water Conservation District.

Limits to \$5,000, amount which district may spend on artificial nucleation program, and extends for 2 years time in which district may carry out program.

S.B. 327—BUSCH. (F. & G.) Amends Sec. 460, F. & G. C., re importation of birds, mammals, fish, mollusks, crustaceans, or amphibia into State.

Requires permit from state or country in which such birds, mammals, fish, mollusks, crustaceans, or amphibia were taken.

Authorizes Fish and Game Commission to prescribe regulations.

Exempts from these regulations and requirements, fish, mollusks, or crustaceans which may be sold in this State.

Deletes requirement of written permit issued by commission.

Deletes alternative requirement of making a record of entry with proper officials and distribution of copies thereof.

S.B. 328—POWERS. (Gov. Eff.) Amends Sec. 20751, Gov. C., re State Employees' Retirement System.

Appropriates State's contributions to system from General Fund for members paid from Senate or Assembly Contingent Funds.

S.B. 329—POWERS. (Gov. Eff.) Amends Sec. 13390, Gov. C., re purchase by state agencies.

Exempts purchases by Legislature from provisions requiring purchases of supplies to be made under supervision of Department of Finance, governing purchase of equipment, supplies or materials on open market, and making of reports on purchases.

S.B. 330—POWERS. (Rls.) Add Sec. 9130.5, Gov. C., re claims against Senate or Assembly Contingent Funds.

Allows claims to be made upon certification under penalty of perjury in lieu of affidavit and makes person wilfully signing such certificate to claim which he knows is false in any material matter guilty of felony.

S.B. 331—DORSEY. (Gov. Eff.) Amends Sec. 25001, Gov. C., re boundaries of supervisorial districts, making no substantive change.

S.B. 332—ED. C. JOHNSON. (Gov. Eff.) Amends Sec. 79.51, C.C.P., to change salary of superior court judge of Sutter County from \$13,500 to unspecified amount.

S.B. 333—ED. C. JOHNSON. (Gov. Eff.) Amends Sec. 79.58, C.C.P., to change salary of superior court judge of Yuba County from \$13,500 to unspecified amount.

S.B. 334—ED. C. JOHNSON. (Ed.) Amends Sec. 28138, Gov. C. and Sec. 438, Ed. C., to change salaries of county officers of Yuba County to unspecified amounts.

S.B. 335—ED. C. JOHNSON. (L. Gov.) Amends Sec. 28137, Gov. C., and Sec. 437, Ed. C., to change compensation of public officers in Sutter County to unspecified amounts.

S.B. 336—ED. C. JOHNSON. (L. Gov.) Amends Sec. 438, Ed. C., to change salary of superintendent of schools of Yuba County from \$4,800 to unspecified amount.

S.B. 337—MAYO. (L. Gov.) Amends Sec. 454, Ed. C., to change salary of county superintendent of schools of Mariposa County from \$5,700 to unspecified amount.

S.B. 338—MAYO. (L. Gov.) Amends Sec. 446, Ed. C. to change salary of county superintendent of schools of Tuolumne County from \$5,400 to unspecified amount.

S.B. 339—MAYO. (L. Gov.) Amends Sec. 450, Ed. C., to change salary of county superintendent of schools of Calaveras County from \$5,400 to unspecified amount.

S.B. 340—HOFFMAN AND OTHERS. (Gov. Eff.) Amends Sec. 14256, Gov. C., re carrying out of projects directly by state agencies under State Contract Act, to delete expiration date of section.

S.B. 341—POWERS. (Gov. Eff.) Amends Sec. 79.32, C.C.P., to change salary of superior court judge of Plumas County from \$10,750 to unspecified amount.

S.B. 342—POWERS. (Gov. Eff.) Amends Sec. 79.18, C.C.P., to change salary of superior court judge in Lassen County from \$11,000 to unspecified amount.

S.B. 343—POWERS. (Gov. Eff.) Amends Sec. 79.25, C.C.P., to change salary of superior court judge of Modoc County from \$10,250 to unspecified amount.

S.B. 344—POWERS. (Gov. Eff.) Amends Sec. 397, Pen. C., to delete provision making it misdemeanor to furnish intoxicating liquor to any Indian of whole blood.

S.B. 345—GIBSON AND MILLER. (Trans.) New act, re construction of toll bridge or other highway toll crossing across Carquinez Straits parallel to Carquinez Bridge near Crockett.

Gives legislative consent to such construction and to necessary modification and improvement of existing bridge for use in connection with new bridge, and authorizes issuance of bonds in an unspecified amount by California Toll Bridge Authority for such purposes.

S.B. 346—DILWORTH. (Gov. Eff.) Appropriates unspecified sum from Capital Outlay and Savings Fund to Adjutant General for acquiring sites, constructing and equipping, National Guard armories.

S.B. 347—DILWORTH. (Elec.) Amends and adds various Secs., Elec. C., re delegates to national conventions of political parties.

Provides for uninstructed and unpledged delegations to such conventions. Group of candidates for delegate is to be formed as now provided except one is to be designated chairman. Group is to go on ballot as uninstructed delegation headed by person who is chairman.

S.B. 348—DESMOND. (L. Gov.) Amends Sec. 60730, Gov. C., to eliminate requirement that board of directors of community services district designate county treasurer as depositary of district's money.

S.B. 349—DESMOND. (L. Gov.) Adds Sec. 60670, Gov. C., re bonds of community services districts.

Provides that majority vote is sufficient to authorize issuance of revenue bonds and that $\frac{2}{3}$ vote is required only for issuance of general obligation bonds.

S.B. 350—DESMOND. (L. Gov.) Amends Sec. 60683, Gov. C., re bonds of community service districts.

Permits callable revenue bonds of district to be redeemed in inverse numerical order.

S.B. 351—DESMOND. (L. Gov.) Amends Sec. 60675, Gov. C., re community service district bonds, making such bonds legal investments under Div. 1, Fin. C.

S.B. 352—DESMOND. (L. Gov.) Adds Sec. 60671.2, Gov. C., to permit community service district governing body to institute action to determine validity of proposed bond issue.

S.B. 353—DESMOND. (L. Gov.) Amends Sec. 60621, Gov. C., re charges by community service districts, making no substantive change.

S.B. 354—DESMOND. (L. Gov.) Amends Sec. 60613, adds Sec. 60613.1, Gov. C., re community service district bonds.

Excepts revenue bonds from limit on district indebtedness, making limit applicable only to indebtedness to be paid by ad valorem assessments on real property.

Permits districts to issue revenue bonds under provisions of Ch. 6, Pt. 1, Div. 2, Title 5, Gov. C., the Sanitation, Sewer and Water Revenue Bond Law of 1941.

S.B. 355—DESMOND. (L. Gov.) Amends Secs. 60227, 60656, and 60757, adds Sec. 60108, Gov. C., re community services districts.

Abolishes requirement that "community services" be included in district name.

S.B. 356—DESMOND. (L. Gov.) Amends Sec. 60012, Gov. C., re community services districts, making no substantive change.

S.B. 357—DESMOND. (L. Gov.) Amends Sec. 60672, Gov. C., to permit community services districts to dispose of bonds only by sale.

S.B. 358—DILWORTH. (Wat. Res.) Amends Act 3880, The Palo Verde Irrigation District Act, adding undescribed territory to district.

S.B. 359—WAY. (F. & G.) Amends Sec. 956, and repeals Secs. 957 and 1078, F. & G. C., re nets.

Repeals sections prohibiting use of trawl nets in Monterey Bay from December 1 to March 31 and use of such nets in any bay or around any island in District 18. Deletes prohibition against use of such nets in water less than 25 feet deep in District 17.

Permits use of trawl nets in Districts 17, 18, and 118.5 in waters 3 miles from mainland but prohibits their use in described areas in Monterey, Estero, and San Luis Obispo Bays.

S.B. 360—MCBRIDE. (Lab.) Adds Sec. 1173.1, Lab. C., re publishing public works wage rates.

Provides that if specifications adopted by public body awarding contracts includes complete wage scale for all workmen needed to execute contract, scale may be omitted from call for bids but shall be incorporated by reference to specifications.

S.B. 361—MCBRIDE. (Jud.) Amends Sec. 10253.5, H. & S. C., re birth certificates of adopted children.

Requires state registrar to forward copy of birth certificate issued pursuant to decree of adoption to county recorder for filing.

S.B. 362—MCBRIDE. (Wat. Res.) Amends Act 9127c, the Water Conservation Act of 1931, re powers of districts.

Authorizes districts to construct and operate water wells and distribute water therefrom.

Permits districts to engage in activities relative to recreation, electric power, and publicity.

S.B. 363—MCBRIDE. (Wat. Res.) Amends 9127c, the Water Conservation Act of 1931, re exclusion of land from districts.

Provides method for exclusion, under certain circumstances, of land which is also within municipal water district.

S.B. 364—MCBRIDE. (Wat. Res.) New act, adopting and authorizing plan for flood control and water conservation project in Santa Clara River watershed in Ventura County, to be constructed by United Water Conservation District; state's contribution to be \$2,500,000.

S.B. 365—MCBRIDE. (Gov. Eff.) New act, re municipal court in district embracing City of Ventura.

Provides for 1 municipal judge at annual salary of \$10,750, 1 clerk at range of \$310-\$378.75 a month, 4 deputy clerks \$235-\$285, 1 marshal at \$247 plus fees, and 1 deputy marshal at \$222.50 plus fees. Provides that for purpose of fixing compensation persons succeeding to positions in municipal court shall receive credit for service in superseded court.

Provides that act becomes operative when district embracing City of Ventura meets requirements for establishing municipal court.

S.B. 366—MCBRIDE. (Gov. Eff.) New act, re municipal court in district embracing City of Oxnard and City of Port Hueneme.

Provides for 1 municipal judge at annual salary of \$10,750, 1 clerk at range of \$310-\$378.75 a month, 4 deputy clerks, \$235-\$285, 1 marshal at \$247 plus fees, and 1 deputy marshal at \$222.50 plus fees. Provides that for purpose of fixing compensation persons succeeding to positions in municipal court shall receive credit for service in superseded court.

S.B. 367—McBRIDE. (Fin. Inst.) Adds Secs. 1643.5 and 1705.6, amends Sec. 1706.95, Ins. C., re denial of applications for insurance licenses.

Provides for automatic denial of application for agent, broker or solicitor license after 6 months if applicant neither fully qualifies nor is denied issue, without prejudice to file new application.

Provides for similar denial of application for life agent license, eliminating present provisions for denying reapplication for failure to pass examination.

S.B. 368—McBRIDE. (Fin. Inst.) Amends Secs. 1679.2 and 1709.2, Ins. C., re insurance certificates of convenience.

Provides that 60-day period allowed successful applicant to pay for permanent insurance license does not operate to extend 6-month termination date of certificate of convenience held by applicant.

Makes applicable to agents, solicitors, and life agents.

S.B. 369—McBRIDE. (Fin. Inst.) Amend Sec. 1706.9, Ins. C., re insurance certificates of convenience.

Provides that period allowed applicant in which to take examination or 45 days after failure during which certificate of convenience otherwise valid does not extend 6-month term of certificate.

S.B. 370—McBRIDE. (Fin. Inst.) Amends Sec. 1708, Ins. C., re certificates of appointment for life agents.

Extends provisions for appointment of life agents to transact insurance with additional insurers by use of certificate of appointment to all classes of life and disability insurance for which licensee is licensed, rather than only life insurance as at present.

Provides for licensing in place of appointment.

S.B. 371—McBRIDE. (Fin. Inst.) Amends Sec. 1711, Ins. C., re life agents' examination.

Extends prohibition against examination of applicant for life agent's license on knowledge required under presently or recently held life agent's license to include knowledge required under agent, broker or solicitor license held after second preceding June 30th.

S.B. 372—McBRIDE. (Fin. Inst.) Amends Sec. 1713, adds Sec. 1713.7, Ins. C., restating certain life insurance agents' filing fees, apparently without substantive change.

S.B. 373—McBRIDE. (Fin. Inst.) Amends Secs. 10270.9, 10270.93, and 10270.95, adds Sec. 10270.94, Ins. C., re provisions in disability insurance policies.

Allows group disability and family expense disability policies to substitute at option of insurer corresponding provisions of different wording approved by the commissioner in place of uniform provisions, if not less favorable to insured. Provides that after January 1, 1957, policies must conform to uniform provisions except that different wording may be substituted if approved by commissioner.

Authorizes commissioner to promulgate rules to incorporate substance of law into policy provision forms, providing for change in applicable law effective January 1, 1957. Deletes rule-making procedure and adopts procedure provided in Administrative Procedure Act.

Prohibits discrimination between family groups of same class in family expense disability insurance.

Makes other technical changes.

S.B. 374—McBRIDE. (Fin. Inst.) Adds Secs. 10214 and 10270.65, Ins. C., re dividends and premium refunds on group insurance policies.

Provides that excess of dividends or premium refunds paid on group life or group disability insurance over expenditures of policyholder shall be applied to benefit of insured group members.

S.B. 375—McBRIDE. (Fin. Inst.) Adds various Secs., Ins. C., re insurance placed by surplus line brokers.

Permits issuing of certificates by surplus line brokers for insurance placed with nonadmitted insurers.

Requires prior authority from nonadmitted insurer for placement of insurance by broker and requires broker relying on advice received in ordinary course of business for such authority to deliver evidence of insurance within 30 days. Requires authentication of documents by all persons assuming risk.

Grants insured right to cancel if requirements violated and sets criminal penalties for violators.

S.B. 376—McBRIDE. (Gov. Eff.) Repeals Sec. 11092, adds Art. 7, Ch. 3, Pt. 2, Div. 3, Title 2, Gov. C., re public records.

Repeals authorization to head of state agency, with approval of Department of Finance, to destroy or dispose of agency records no longer required.

Creates in office of Secretary of State Division of Record Management to analyze, develop, and coordinate standards, procedure, and techniques of making and keeping of public records, and to cooperate with state agencies therein; to establish and operate record centers in San Francisco, Los Angeles, and elsewhere as and if needed; to provide and operate central microfilm service for state agencies not maintaining such service; to cooperate with state agencies in determining retention periods of each category of public records; to survey, inspect and inventory files, filing equipment, and filing storage space of each agency office and to approve or disapprove requests for purchase or acquisition of additional filing equipment and filing space; to investigate and approve or disapprove condition and suitability of all filing storage space; to recommend to state agencies continuing method for destruction of obsolete public records; to provide for and supervise standardization of papers and ink used for permanent public records, in accordance with standards set by U. S. Bureau of Standards as tested and certified by State Highway Laboratory.

Empowers Secretary of State to appoint record manager and other necessary employees and provide requisite office space, equipment, and supplies, and with approval of Department of Finance, to contract with any qualified records management experts to install complete system of records management.

Requires state agency heads to appoint record officers. Directs discontinued agencies to deliver their public records to their successors or to the State Archives. Authorizes state agencies to dispose of public records, after informing record manager and Audits Division, Department of Finance, by depositing in active records in State Archives, transferring inactive records to ownership of State Archives, transferring obsolete records to other accepting agency and, with approval of record manager and Audits Division, requires them to dispose of obsolete records in accordance with procedure established by record manager. Specifies in detail procedure for authorization of destruction of obsolete records.

Requires meeting at least annually of record management council composed of record manager and agency record officers.

Appropriates unspecified sum to carry out its provisions.

S.B. 377—CUNNINGHAM. (Pub. H. & S.) Adds Sec. 11718, H. & S. C., re state hospitals.

Makes it misdemeanor to bring narcotics or alcoholic beverage into state hospital.

S.B. 378—CUNNINGHAM. (Trans.) Adds Ch. 8, Div. 2, P. U. C., re regulation of dump truck carriers.

Makes regulation of such carriers, as defined, exclusively as provided in chapter and repeals conflicting provisions of Public Utilities Act, Highway Carriers' Act, and City Carriers' Act.

Provides for regulation of dump truck carriers by Public Utilities Commission with respect to issuance of permits, fixing of rates, protection against liability, imposition of fees, and submission of reports.

Provides that any carrier engaged in business of transporting property by dump truck on effective date of act and subsequent to January 1, 1946, may file with commission prior to January 1, 1954, application for dump truck carrier permit, and requires commission to issue permit upon proof of such operations. Other applicants are required to establish ability and reasonable financial responsibility.

Provides that commission may cancel, revoke, or suspend operating permit for violation of chapter, or any rule or order of commission pursuant to chapter.

Makes violation of chapter misdemeanor, prescribes penalties therefor, and provides procedure for prosecution.

S.B. 379—CUNNINGHAM. (Pub. U.) Adds Sec. 792.1, P. U. C., re books and accounts of carriers.

Provides that every highway carrier or city carrier having annual gross operating revenues of \$100,000 or more, which is engaged in 2 or more of following classifications, highway common carrier, city carrier, radial highway common carrier, highway contract carrier, petroleum irregular route carrier, household goods carrier, freight forwarder, and express corporation, shall keep separate accounts of operating revenues and operating expenses for each classification, such accounts to be maintained under such rules and regulations as may be prescribed by commission.

S.B. 380—DORSEY AND BROWN. (Jud.) Amends Sec. 402b, Pen. C., re refrigerators, ice boxes, and deep freeze lockers.

Makes possession, as well as discarding or abandoning in place accessible to children, of deep freeze locker, as well as refrigerator or ice box, a misdemeanor, if it is no longer in use and door is not removed, rather than if it has lid or door fastened by attached latch.

Provides usual misdemeanor punishment rather than maximum fine of \$50 or maximum county jail term of 5 days.

Makes section inapplicable to vendor or seller of such containers who takes reasonable precautions to prevent entrance of children therein.

S.B. 381—CUNNINGHAM. (L. Gov.) Amends Sec. 407, Ed. C., to change salary of San Bernardino County Superintendent of Schools from \$8,400 to unspecified amount.

S.B. 382—CUNNINGHAM. (Gov. Eff.) Repeals Act 8589, so-called Torrens Act, initiative measure approved by electors Nov. 3, 1914, re registration of land titles.

Repeals act and preserves validity of title registrations made under act. Provides that subsequent transactions affecting lands registered under act shall be executed, filed, and recorded in same manner as for other lands.

Provides for submission to electors at general or special election and that act becomes effective upon approval by electors.

S.B. 383—CUNNINGHAM. (Jud.) Amends Sec. 6562, W. & I. C., re power of a business manager of a state hospital to arrest public offenders on the grounds thereof, making no substantive change.

S.B. 384—BUSCH AND OTHERS. (Jud.) Adds Sec. 1001, C. C. P., re disclosure of insurance coverage.

Requires defendant or his attorney in any action arising out of claim founded upon bodily injury, death, or damage to property, within 15 days after receipt of written request therefor from plaintiff, or his attorney, to furnish to such plaintiff, or his attorney, a copy of all insurance policies insuring such defendant against claims of the general character of that upon which plaintiff's cause of action is based.

Requires court in which action is pending to order production of such policies, if defendant fails to comply with plaintiff's request, and provides that if defendant refuses to comply with such order, he may be punished for contempt.

Provides that nothing in section is to be deemed to make admissible in evidence any of information required to be furnished thereunder.

Provides that "plaintiff" shall include cross-complainant, and "defendant" shall include cross-defendant.

S.B. 385—BUSCH AND OTHERS. (Jud.) Amends Sec. 1080, Prob. C., re distribution of estates.

Authorizes executor or administrator of estate, when time to file or present claims against such estate has expired, and petition for final distribution has not been filed, to file petition setting forth his claim or reason for filing such petition and praying that court determine who are entitled to distribution of estate.

Provides that petition discussed above may state reason for its filing as an alternative to setting forth claim against estate.

S.B. 386—BUSCH AND OTHERS. (Jud.) Adds Secs. 1132, 1133, 1134, 1135, 1136, Prob. C., re transfer of trust assets of nonresident decedent.

Authorizes court having jurisdiction thereof to order transfer of trust assets of a value less than \$7,500 to domiciliary trustee, where the will creating such trust was probated in state of decedent's residence, and duly appointed, qualified, and acting domiciliary trustee has entered upon and is engaged in the administration of such trust with respect to assets situated in that state.

Specifies that such order may be made on verified petition of trustee or of any person interested in trust, and prescribes what petition shall contain.

Requires court to set time for hearing on petition, and requires notice of such hearing to be given to specified persons.

Authorizes any person interested in trust to appear and file written grounds in opposition thereto.

Provides that court, upon making certain findings, may, in its discretion, grant such petition and order trustee to transfer assets to domiciliary trustee.

Provides that when trustee complies with order he is fully discharged, and when such order becomes final it binds and concludes all parties in interest.

S.B. 387—BUSCH AND OTHERS. (Jud.) Repeals Arts. 1 and 2, and adds Art. 1, Ch. 16, Div. 3, Prob. C., re preliminary distribution of estates.

Combines present separate articles dealing with procedures for partial distribution and ratable distribution of estates into one article dealing with procedure for preliminary distribution of estates, procedure being similar to that now prescribed in separate articles. Deletes portion dealing with ratable distribution and provides for payment on account of legacies.

S.B. 388—BUSCH AND OTHERS. (Jud.) Amends Secs. 360, 361, and 362, Prob. C., re probate of foreign wills.

Authorizes probate of foreign will established or proved in accordance with laws of foreign jurisdiction.

S.B. 389—BUSCH AND OTHERS. (Jud.) Repeals and adds Sec. 754.5, Prob. C., re sale of estate property.

Repeals provision authorizing executor or administrator to sell personalty and realty as unit when personalty has been used on realty, and, after separate appraisal, requiring such sale to be made in manner provided for sale of real estate.

Provides for sale of any estate assets, whether real or personal, as unit at discretion of executor or administrator, and authorizes him to cause property to be appraised as unit. Provides if assets to be sold in unit include realty sale is to be made in manner provided for sale of real property, otherwise it shall be sold as provided for sale of personalty.

S.B. 390—BUSCH AND OTHERS. (Jud.) Amends Sec. 1260, Civ. C., re selection of homesteads.

Changes maximum value from \$7,500 to \$10,000 for head of family.

Changes maximum value from \$3,000 to \$4,000 for other persons.

S.B. 391—BUSCH AND OTHERS. (Jud.) Amends Sec. 647, C. C. P., re matters deemed excepted to.

Provides that any order, ruling, action or decision of court, not previously deemed excepted to, is deemed excepted to if at time sought or made, or within reasonable time, party makes known his position, his objection or otherwise.

S.B. 392—BUSCH AND OTHERS. (Jud.) Repeals and adds Sec. 170.5, re disqualification of judges.

Repeals provision that party, except people in criminal case, may peremptorily challenge judge.

Provides that judge of superior, municipal or justice court is disqualified when it is established that he is prejudiced against party or attorney, or interest thereof, appearing in proceeding. Provides disqualification may be established by motion supported by affidavit. Requires, without further proof, that another judge be assigned. Limits party or attorney to 1 such motion in any proceeding.

S. B. 286—BUNCH AND OTHERS. (Ind.) Amends Secs. 6134, 6141, B. & P. C., as to membership fees in State Bar.

Makes private practitioners the fee paying members \$25 within three S. B.

Amends Board of Supervisors of State Bar to be natural practitioners for fee paying members in place and retaining \$100 rather than \$2.

S. B. 287—DUNSMOND. (Gen. Pr.) Amends Art. 4, Sec. 1, P. S., Div. 2, Title 5, Sec. 17, as to the question of having public health officers.

Consequently, after the Public Health Officer Having Food and Inspection to keep food inspection and health inspection portions of health officer departments.

Amends State governing authority give the same three-year term to some counties or counties for specified health districts and public health officers. (Provision for the term of public health officers limited within Sec. 18, Art. XI of Constitution unless it of greater powers of health district officers.)

S. B. 288—DUNSMOND. (Ind.) Amends Title 8 to Title 9, Div. 1, as to membership in State Bar, as to public health officers.

Repeals provision of Article of Constitution of State, after the County Board of Supervisors to give State, any or county the authority to appoint an additional board, and in cases of any county that of health officer department to health officer and health officer powers for public purposes.

Repeals the amendment of Article of Constitution has been enforcement against counties of health officer to health officer, but not have county of power.

S. B. 289—THOMPSON. (Ind.) Amends Sec. 2806, Div. 1, as to membership for public officers in State Bar, County, making permanent change.

S. B. 290—THOMPSON. (B. & P.) Amends Sec. 714, B. & P. C., as to members of health officer department.

Amends provisions regarding members of membership to not exempt persons authorized to practice medicine, dentistry, osteopathy, naturopathy, and pharmacy.

S. B. 291—THOMPSON. (B. & P.) Amends Sec. 714, B. & P. C., as to members of membership of State Board of Counseling.

Repeals provision that no health officer shall serve for more than 1 consecutive term.

Provision regarding members to be that officers be given, and members occurring during a term to be filled for unexpired term.

Makes other technical changes.

S. B. 292—THOMPSON AND MURPHY. (Ind.) Amends Sec. 714, P. S., as to members of health officer department of health officer and public property, making an administrative change.

S. B. 293—HUTCH. (Ind.) Repeals Art. of 1911, providing for officers of State Department for 1911 to 1912.

Repeals other technical changes.

S. B. 294—THOMPSON. (Ind.) Amends Sec. 714, C. of P., as to members of health officer County, making other provisions from \$100 to unexpired term.

S. B. 295—THOMPSON. (B. & P.) Amends Sec. 6145, B. & P. C., as to qualifications for admission to barber college.

Repeals provision for admission of a barber college to have graduates from 12th grade school rather than an 8th grade grammar school.

S. B. 296—THOMPSON AND MURPHY. (Taxes.) Amends Secs. 750 and 752, Div. 1, members of California, 11 pages. (Provision for other public health officers.)

Amends California Highway Patrol to give which enforcing traffic laws, successful number of such patrol and not limited distinction when, limited of requiring all vehicles to be a certain.

Repeals that not provision for competent enforcement provisions of persons that covered by traffic law, making other public officers were using motor vehicles not pointed with distinction color.

Eliminates requirement that peace officers, other than members of California Highway Patrol, when on duty for main purpose of enforcing traffic laws, must use motor vehicles painted with distinctive color. Makes such officers competent witnesses at prosecutions of persons arrested by them for violating traffic laws while such officers were using vehicles not so painted.

S.B. 404—THOMPSON. (Pub. H. & S.) Amends Sec. 13204, H. & S. C., re cleaning and dry cleaning.

Adds dipping or spraying to processes within definition of cleaning and dry cleaning; requires moisture free solvent to be of chlorinated hydrocarbon type.

S.B. 405—THOMPSON. (Pub. H. & S.) Amends Sec. 13399, and adds Sec. 13399.5, H. & S. C., re dry cleaning with chlorinated hydrocarbon types cleaning solvent.

Requires such processes to be performed in room designed and ventilated to prevent accumulation of dangerous toxic concentrations in working areas; that fluid type machines be approved, and designed and installed to prevent escape of dangerous toxic vapors in working areas.

Defines dangerously toxic concentrations as vapors having in excess of: Carbon tetrachloride, 50 parts per million; Perchloroethylene, 100 parts per million; and Trichloroethylene, 100 parts per million.

S.B. 406—THOMPSON. (B. & P.) Amends, adds and repeals various secs., B. & P. C., re regulation of dry cleaning.

Provides for issuance of 7 classes of licenses, dry cleaning plant, dyeing plant, school, cleaning shop, hat renovating shop, fur renovating shop, and dry cleaning depot, rather than shop, clothes cleaning establishment, clothes dyeing establishment, and school or college. Authorizes services permitted by dry cleaning depot or any class of shop license to be performed under dry cleaning plant or cleaning shop license. Requires licensee to sign original and duplicate license and post in premises visible to consuming public.

Requires responsible managing employee as well as applicant, and each officer, director, partner and associate to meet prescribed standards of good character. Makes conviction of crime involving moral turpitude evidence of lack of good character.

Authorizes board to appoint commissioners on examination. Requires that applicant be examined by examiner representing branch of industry for which application is made.

Prohibits conduct of business under name different from name on license.

Makes other technical and conforming changes.

S.B. 407—THOMPSON. (B. & P.) Amends Sec. 9580 and adds Sec. 9582, B. & P. C., re regulation of dry cleaning.

Requires as condition to issuance of license that applicant pay annual license and registration fees for any periods during which he operated without required license.

Changes designations of classes of licenses for which fee is prescribed.

S.B. 408—THOMPSON. (B. & P.) Amends Secs. 9563, 9564, 9565, and 9566, B. & P. C., re regulation of dry cleaning.

Authorizes establishment of minimum price schedules for spotting and finishing, as well as cleaning, dyeing, and pressing services.

S.B. 409—THOMPSON. (B. & P.) Amends Sec. 9511, B. & P. C., re dry cleaning depots.

Changes term dry cleaning agency to dry cleaning depot, revises definition thereof to include business without fixed location, and which operates service outlet or inlet where work is to be performed in dry cleaning plant or cleaning shop which is not adjacent to or part of premises of dry cleaning depot.

Repeals exception for gratuitous services.

S.B. 410—THOMPSON. (B. & P.) Amends, adds, repeals various secs., B. & P. C., re regulation of dry cleaning.

Deletes provision for appointment and prescribing qualifications of examiners; restates other rule making powers of board.

Prohibits operation as owner, lessee, or otherwise rather than conducting, maintaining or operating any class of dry cleaning business without operator having valid registration certificate in charge; includes finishing work in such classes.

Requires applicant for certificate of registration to furnish such additional information, evidence, statements and documents as board prescribes. Prescribes qualifications for applicant for certificate of registration. Provides for removal of such applicants' names from list of those eligible for examination for failure to appear after notice on three occasions.

Makes changes in designation of classes of business, and other technical changes.

S.B. 411—THOMPSON. (B. & P.) Repeals Sec. 9561 and adds Sec. 9534.5, B. & P. C., re regulation of dry cleaning industry.

Extends board's right of access to places of business for purposes of administering all provisions re cleaning, dyeing, and pressing industry rather than provisions re minimum price schedules only. Defines reasonable hours to include nonbusiness hours when regulated activities are known or believed to be being carried on.

S.B. 412—THOMPSON. (B. & P.) Repeals Sec. 9567 and adds Sec. 9598.5, B. & P. C., re regulation of dry cleaning industry.

Extends grounds upon which board can seek injunction against operations to any violation of chapter regulating industry or regulation adopted by board as well as violation of minimum price schedule.

S.B. 413—THOMPSON. (B. & P.) Amends Sec. 9575, B. & P. C., to delete obsolete provisions re Dry Cleaners' Fund.

S.B. 414—THOMPSON. (B. & P.) Amends, adds, repeals various secs., B. & P. C., re regulation of dry cleaning.

Prohibits selling at less than price fixed in minimum price schedule established by board in area under such schedule.

Makes violation of regulation adopted by board as well as of law, a misdemeanor; makes each day's violation separate offense; changes punishment from fine of \$25 to \$200 to imprisonment in county jail for six months or less, or fine of not over \$500 or both.

Makes wilful false statement in oath or affidavit required by regulation, as well as by law, perjury.

Prohibits private schools from performing spotting and finishing as well as other types of dry cleaning services for value.

Requires board to submit evidence of violation, or aiding or abetting violation of regulation of board, as well as of law, to district attorney.

S.B. 415—THOMPSON. (B. & P.) Amends, adds, repeals various secs., B. & P. C., re regulation of dry cleaning.

Repeals specific authorization for board to investigate actions of licensees.

Restates grounds for disciplinary action and makes such provisions applicable to registrants as well as licensees.

S.B. 416—THOMPSON. (B. & P.) Amends, adds, repeals various secs., B. & P. C., re dry cleaning.

Repeals definitions of spotter and sponger, presser, advertising of spotting and sponging, advertise, wholesale plant owner, retail plant owner, shop owner.

Revises terminology and makes technical changes in definitions of cleaning and dry cleaning, dyeing, dyeing plant, cleaning shop, fur renovating shop, private school, dry cleaning plant, service outlet, service inlet, garment, operate, wet cleaning, cleaning only, cash and carry and call and delivery.

Adds definition of hat renovating shop.

Makes other technical and clarifying changes.

S.B. 417—THOMPSON. (Gov. Eff.) Adds Sec. 12272 to Gov. C., re public records.

Defines terms used in Art. 6, Ch. 3, Pt. 2, Title 2, Gov. C., re state archives and State Record Depository.

S.B. 418—THOMPSON. (Gov. Eff.) Repeals Arts. 4 and 6, Ch. 3, Pt. 2, Div. 3, Title 2, Gov. C., and adds new Art. 6, re State Archives and State Record Depository.

Repeals provisions making Secretary of State custodian of public archives and establishing bureau of central record depository in his office.

Creates Division of State Archives in his office and provides for deposit of records and archival material and for its care and custody. Authorizes contract with approval

of Department of Finance for professional services of archivist-historian to make survey and salvage archival material of historical value and to establish uniform method of selecting, retaining, or publishing public records.

Provides for appointment by Secretary of State of Archives Council to consist of Secretary of State, or his representative, as chairman, manager of California Newspaper Publishers Association, or his representative, and research professors of United States-California history, political science, geography, economics, sociology, agricultural statistics, law and other research fields, to serve for 3 years, half or all of whom to be eligible for reappointment, members to serve without pay except expenses, and members on state pay roll to be reimbursed by Secretary of State.

S.B. 419—THOMPSON. (B. & P.) Amends Sec. 7334, B. & P. C., re training of cosmetological operators.

Provides junior operator may practice hairdressing and cosmetology upon patron paying for services and materials under immediate supervision of licensed hairdresser and cosmetician or cosmetologist rather than hairdresser and cosmetician or cosmetologist manager-operator.

Provides only 1 junior-operator shall be trained in cosmetological establishment at one time.

S.B. 420—THOMPSON. (L. Gov.) Amends Sec. 66e, C. C. P., to change number of superior court judges in Santa Clara County from 5 to unspecified number.

S.B. 421—THOMPSON. (B. & P.) Amends and repeals various secs., B. & P. C., re practice of cosmetology.

Deletes requirement that member of State Board of Cosmetology must be manager-operator.

Requires junior operator to learn cosmetology and practice under licensed hairdresser and cosmetician or cosmetologist who is qualified instructor rather than manager-operator.

Makes other changes abolishing class of hairdresser and cosmetician or cosmetologist manager-operator.

Deletes prohibition against school advertising student work to public for pay.

S.B. 422—THOMPSON. (L. Gov.) Amends Ch. 1705, Stats. 1951, re compensation of judges and attaches of municipal court in Palo Alto-Mountain View District, making unspecified changes.

S.B. 423—THOMPSON. (B. & P.) Amends Secs. 7322 and 7431, adds Secs. 7376.5, 4376.6, and 7432, B. & P. C., re practice of cosmetology.

Makes grounds for disciplinary action conviction of felony or crime involving moral turpitude, or engaging in cosmetology practice outside licensed school or establishment.

Provides that Cosmetology Act does not prohibit cosmetology practice outside licensed school or establishment when necessary because of physical incapacitation of recipient if performed by licensee from licensed establishment.

Provides applicant failing to appear for examination within one year after notice of eligibility be removed from list and forfeit examination fee and may become eligible by new application and fee, exempting applicants failing to appear because of military service.

Provides that future laws increasing number of hours of training shall not apply to students presently in schools, or eligible for second examination.

Provides for suspension of license of licensee adjudicated insane, mentally ill, or admitted to state hospital for mental illness.

S.B. 424—THOMPSON. (B. & P.) Amends Secs. 7332 and 7351, B. & P. C., re cosmetology examinations.

Deletes requirement that applicant for cosmetology examination be resident of this State.

S.B. 425—THOMPSON. (B. & P.) Amends Sec. 7436, 7437, 7438, and 7442, B. & P. C., re renewal and reinstatement of cosmetology licenses.

Provides expiration date for cosmetology licenses, including registration certificates for cosmetology schools and establishments, on September 30th instead of October 1st and application for renewal of same in August or September instead of September.

Deletes existing provision relating to reinstatement of licenses and provides for reinstatement of expired license within 3 years of expiration date on application and payment of reinstatement fee, and after 3 years, upon application as board prescribes, payment of examination fee and passing of examination.

Deletes existing provisions relating to renewal of cosmetology schools' and establishments' certificates and provides for renewal after one year from expiration date and payment of annual registration and delinquency fees. Provides certificate may not be renewed after one year from expiration date, but original issuance provisions apply.

Provides fee for examination as permanent waiver of \$5 and for license reinstatement fee of \$4.

S.B. 426—CUNNINGHAM. (L. Gov.) Amends Secs. 28107, Gov. C., and 407, Ed. C., re compensation for public service in San Bernardino County, making unspecified changes.

S.B. 427—CUNNINGHAM. (Pub. U.) Amends Secs. 2102 and 2103, P. U. C., re enforcement of provisions of Constitution and statutes of this State affecting public utilities.

Permits Public Utilities Commission to bring action against public utility for failure to furnish adequate, efficient and reasonable service, either as a result of wilful or negligent conduct on the part of such utility, or as a result of its impaired financial condition, as well as for reasons now provided.

Permits commission to use its discretion as to whether or not to bring such action, instead of imposing mandatory duty.

Permits action to be commenced in superior court of county in which utility complained of conducts any of its business, rather than restricting it to superior court of county in which cause or some part thereof arose.

Permits appointment of receiver to take over and operate business and property of utility where violation is failure to furnish adequate, efficient and reasonable service, either as result of wilful or negligent conduct or as result of impaired financial condition.

Allows court, as alternative to restraining violations by utility, to appoint temporary receiver, which receivership may be made permanent if commission is successful in its action.

Provides that receiver shall take over and operate business and property of utility under supervision of court and subject to jurisdiction of commission, and requires court to terminate receivership, if commission petitions it to do so.

Limits time of appeal to 60 days after entry of judgment, and provides that appeal and preparation of record therein shall be as provided for appeals to supreme court in other civil actions. Deletes provision that either party may appeal in same manner and with same effect as appeals are taken from judgments of superior court in other actions for mandamus or injunction.

Provides that remedies provided are cumulative and in addition to any other remedy, relief or action provided for in Pt. 1, Div. 1, P.U.C., and do not constitute bar or defense thereto.

S.B. 428—CUNNINGHAM. (Jud.) Adds Sec. 109a, Pen. C., making inmate of state hospital tuberculosis ward who escapes therefrom guilty of misdemeanor.

S.B. 429—BROWN AND HATFIELD. (Wat. Res.) Amends Sec. 1300, Wat. C., to require notice of application to appropriate water be given to district attorney and board of supervisors of each county wherein applicant proposes to divert water under application.

S.B. 430—REGAN. (Pub. U.) Amends Act 6391 and Sec. 16467, P. U. C., re operation of revenue producing and nonrevenue producing utilities formed under Public Utilities District Act of 1921.

Deletes provisions that only revenue producing utilities shall be acquired, owned, or operated by district.

Provides that district shall pay specified charges and expenditures and interest and principal of its debt from the revenues derived by district from operation of its revenue producing public utilities, rather than its public utilities generally.

Deletes provision that each public utility owned and operated by district shall be self-sustaining.

Permits raising of revenue sufficient to defray all costs of nonrevenue producing utilities authorized under act, in any manner authorized by act.

S.B. 431—PARKMAN AND WARD. (Gov. Eff.) Adds Ch. 5.7, Div. 2, B. & P. C., re practice of physical therapy.

Provides for registration of physical therapists with Board of Medical Examiners, prohibits registration of applicants not conforming to certain conditions, fixes fees for registration and renewals thereof, sets forth powers and duties of board in connection with physical therapists, including power to refuse, revoke and suspend registration, and to adopt regulations, and otherwise provides for regulation of practice of physical therapy.

S.B. 432—REGAN. (Trans.) Amends Sec. 554, Veh. C., re right of way of emergency vehicles.

Requires drivers of other vehicles, upon approach of authorized emergency vehicle, to immediately stop their vehicles clear of any intersection until emergency vehicle has passed rather than requiring such drivers to yield right of way and immediately drive to right hand side of road, clear of any intersection, and stop until emergency vehicle has passed.

S.B. 433—REGAN. (Trans.) Amends Sec. 587, Veh. C., re parking by fire hydrants.

Prohibits stopping, parking, or leaving standing any vehicle within 15 feet of fire hydrants installed on private property for fire protection in addition to fire hydrants installed on public property.

S.B. 434—REGAN. (L. Gov.) Amends Sec. 28155, Gov. C., re compensation for public service in Trinity County.

Increases salary of auditor from \$1,800 to \$4,200 per year, district attorney from \$3,600 to \$4,200 per year, and each supervisor from \$1,800 to \$2,400 per year.

S.B. 435—PARKMAN. (Gov. Eff.) New act, authorizing sale of 7 described parcels of State property.

S.B. 436—PARKMAN AND THOMPSON. (B. & P.) Amends Sec. 7059, B. & P. C., re specialty contractors.

Prohibits specialty contractors from performing work incidental to work in which licensed if cost of incidental work is in excess of 10% of cost of work in which licensed.

Prohibits registrar of contractors from creating or continuing classification of specialty contractors which licenses performance of work licensed to another classification of specialty contractors.

Provides that classifications of specialty contractors must not permit identical work by different classes of specialty contractors.

S.B. 437—REGAN. (Fin. Inst.) Amends Secs. 25702 and 25708, Corp. C., re agents' certificates to sell and take subscriptions for corporate securities.

Requires applicant for agent's certificate to set forth in application for certificate name of company he proposes to represent. Provides that agent's certificate is not transferable by agent from one principal to another, but expires upon termination of employment of agent by principal.

S.B. 438—REGAN. (Fin. Inst.) Amends Sec. 26003, Corp. C., re fees for permits to issue corporate securities.

Such fees are graduated according to value of the securities. Provides for valuation of par or face value securities at par or face value, consideration for securities, or value when issued, as determined by commissioner, whichever is greater, rather than at par or face value or at value of consideration, whichever is greater. Provides for valuation of no par securities at value of consideration, or of securities when issued, whichever is greater, rather than at value of consideration. Provides that rights, warrants, or certificates evidencing rights to purchase securities shall have no value unless market price of securities represented at date of filing is higher than selling price, and that fee for permit to issue such rights, warrants, or other certificates evidencing rights to purchase shall be \$20 where they are deemed to have no value.

S.B. 439—REGAN. (Fin. Inst.) Amends Sec. 25502, Corp. C., re permits to issue and sell securities.

Provides that omission in any application for such permit of any information required to be set forth therein shall not invalidate any permit issued by Commissioner of Corporations upon such application.

S.B. 440—REGAN. (Fin. Inst.) Amends Sec. 25100, Corp. C., re exemption of partnership interests from the Corporate Securities Law.

Present law exempts from Corporate Securities Law (except as otherwise expressly provided) partnership interests in limited partnerships where certificates of limited partnership or amendments thereto are duly executed, filed, and recorded, except when offered to public. Bill corrects obsolete cross references to law under which such certificates and amendments are executed, filed, and recorded and adds statements of partnership permitted to be filed in connection with conveyancing of real property to those certificates due execution, filing, and recordation of which exempt from Corporate Securities Law.

S.B. 441—REGAN. (Fin. Ins.) Amends Sec. 22616, Fin. C., re personal property brokers contracts.

Provides that contracts are not impaired by expiration of personal property brokers license, as well as by revocation, suspension or surrender.

S.B. 442—REGAN. (Fin. Inst.) Amends Sec. 22210, Fin. C., re personal property brokers license applicants.

Provides for return of bond and license fee upon withdrawal of application with consent of commissioner, as well as upon denial.

S.B. 443—REGAN. (Fin. Inst.) Amends Sec. 24610, Fin. C., re small loan contracts.

Provides that contracts are not impaired by expiration, as well as revocation, suspension or surrender, of license of small loan licensee.

S.B. 444—REGAN. (Fin. Inst.) Amends Sec. 24210, Fin. C., re withdrawal of application for small loan license.

Provides that bond and license fee be returned to applicant for small loan license upon withdrawal of application with commissioner's consent, as well as upon denial.

S.B. 445—REGAN. (Fin. Inst.) Amends Secs. 18203 and 18206, Fin. C., re required amount of capital stock for industrial loan companies.

Includes industrial loan companies in cities having population up to 25,000 inhabitants within class requiring minimum capital of \$25,000.

Provides for minimum capital of \$25,000 for any industrial loan company.

S.B. 446—REGAN. (Fin. Inst.) Adds Sec. 18406.1, Fin. C., re industrial loan company real property loans.

Subjects industrial loan company loans on real property to same restrictions as building and loan association loans on real property. Substitutes Corporation Commissioner for Building and Loan Commissioner.

S.B. 447—REGAN. (Lab.) Amends Secs. 4850 and 4853, Lab. C., re leave of absence with pay in lieu of disability payments.

Deletes requirement that city firemen and certain city and county law enforcement officials must be members of State Employees' Retirement System in order to be entitled to leave of absence not exceeding year in lieu of disability pay when they are injured or contract an illness in the course of duty.

Continues existing provision for disability indemnity until retirement when disability continues beyond year, but deletes requirement that retirement be under State Employees Retirement Act.

S.B. 448—REGAN. (Lab.) Amends Secs. 4452, 4453, 4455, 4460, and 4656, Lab. C., re workmen's compensation disability benefits.

Increases 4 times minimum average annual earnings figure for computation purposes from \$1,000 to \$5,761.60, and maximum from \$8,400 to \$12,800.32.

Sets maximum and minimum average weekly earnings figure for computing average annual earnings at \$27.70 and \$61.54, respectively, for both temporary and permanent disability benefits. Deletes present provisions setting separate and different maximums and minimums for temporary and permanent disability benefits.

Increases probable average weekly earnings of injured minor at age 21, if not otherwise ascertainable, from \$46.16 to \$61.54.

Increases maximum average weekly earnings for computing temporary disability benefit for temporary disability caused by original injury from \$53.85 to \$61.54. Increases maximum for computing permanent disability benefit for permanent injury caused by original injury from \$46.16 to \$61.54.

Deletes limitation that aggregate disability period for temporary disability caused by single injury not extend beyond 240 weeks from date of injury.

S.B. 449—REGAN. (Lab.) Amends Sec. 4600, Lab. C., re workmen's compensation.

Requires employer to provide employee with dentures if reasonably needed to cure or relieve effects of injury.

Provides for reimbursing employee for expenses incurred for witness fees and medical testimony.

S.B. 450—REGAN. (Lab.) Amends Sec. 4605, re workmen's compensation.

Provides all medical records, X-rays, and other pertinent data in hands or control of employer shall be made available to employee's physician.

S.B. 451—REGAN. (Lab.) Amends Sec. 4650, Lab. C., re workmen's compensation.

Provides for commencement of payment of disability indemnity on 8th day after injury, rather than on 8th day after injury becomes permanent or date of last payment for temporary disability.

S.B. 452—REGAN. (Lab.) Amends Sec. 4650, Lab. C., re workmen's compensation.

Substitutes for provision for payment of temporary disability indemnity from 1st day after employee leaves work as result of injury causing disability of more than 49 days, one for payment from 1st day after leaving work as result of injury causing disability of only more than 7 days, payment ordinarily being made for 1 week in advance on 8th day after leaving work.

S.B. 453—REGAN. (Lab.) Repeals and adds Sec. 4651.1, Lab. C., re workmen's compensation.

For provision creating presumption of continuance of temporary disability for week following filing of petition with Industrial Accident Commission that disability has decreased or terminated, substitutes prohibition against discontinuance by employer of temporary disability payments without first obtaining permission in writing from Commission.

S.B. 454—PARKMAN AND OTHERS. (Gov. Eff.) New act, and amends Sec. 19627, B. & P. C., re breeding of thoroughbred horses.

Creates Horse Breeders Committee of 5 members appointed by Governor with consent of Senate, to consist of faculty members of College of Animal Husbandry of University of California, California State Polytechnic College, officer or employee of Department of Finance, 2 members of California Thoroughbred Breeders Association.

Authorizes committee to employ personnel; adopt rules; purchase or accept gift of thoroughbred horses; stable and maintain horses in furtherance of educational program of horse breeding; supply stallion service; fix and collect charges for such service.

Appropriates \$3,000,000 during 1953-1954 Fiscal Year from horse-racing fees not payable into Fair and Exposition Fund to Horse Breeders Fund.

S.B. 455—PARKMAN AND OTHERS. (Gov. Eff.) Appropriates unspecified amount out of Fair and Exposition Fund for additional support of California Horse Racing Board during 1953-1954 Fiscal Year.

S.B. 456—PARKMAN AND OTHERS. (Gov. Eff.) Amends Sec. 19598, B. & P. C., re unclaimed wager tickets.

Requires pari-mutuel ticket or identifiable part thereof to be submitted in support of claim based thereon filed after racing meet.

S.B. 457—PARKMAN AND OTHERS. (Gov. Eff.) Amends Sec. 19425, B. & P. C., to provide \$25 per diem to members of California Horse Racing Board and to restrict their traveling expenses to cost of transportation to and from meetings.

S.B. 458—REGAN. (Lab.) Amends Sec. 4658, Lab. C., re workmen's compensation. Increases permanent disability payments where disability is 70 percent or more.

S.B. 459—REGAN. (Lab.) Adds Sec. 4664, Lab. C., re workmen's compensation. Entitles employee suffering temporary disability to \$5 per week for each first 2 dependents, in addition to usual benefits.

S.B. 460—REGAN. (Lab.) Adds Sec. 4669, Lab. C., re workmen's compensation. Entitles permanently disabled employee to receive, in addition to present benefits, rehabilitation benefits sufficient to enable him to learn new trade, profession, or occupation, and to receive during period of such rehabilitation, benefits equal to what he would receive if he were temporarily disabled.

S.B. 461—REGAN. (Lab.) Repeals and adds Sec. 4702, Lab. C., re workmen's compensation death benefits.

Changes total dependency benefit from 4 times average annual earnings (minimum \$3,000, normal maximum \$7,000, maximum in case surviving wife and dependent minor child, \$8,750) to \$15,000; and partial dependency benefit from 4 times amount annually devoted to dependents' support, to \$7,500.

Provides for additional dependency benefit of \$5 per week for each dependent minor child until age 18, payable at least twice monthly.

Eliminates prohibition against deduction from death benefit of any disability indemnity.

S.B. 462—REGAN. (Lab.) Amends Sec. 4903, Lab. C., re workmen's compensation.

Section now permits allowance of lien against amount payable for any unemployment compensation disability benefits paid in case of uncertainty whether workmen's compensation or unemployment compensation benefits are payable. Bill limits to situation where uncertainty relates to payment of workmen's compensation temporary disability benefits.

S.B. 463—REGAN. (Lab.) Amends Sec. 5801, Lab. C., re workmen's compensation.

Substitutes for existing provision for allowance of attorney's fee against employer unsuccessful on petition for writ of review from award in employee's favor when no reasonable basis exists for petition, provision for unqualified addition by Industrial Accident Commission to award in employee's favor of fee for attorney's services rendered employee before commission, plus supplementary award of attorney's fee for services for employee with respect to petition filed subsequent to award if employee prevails.

S.B. 464—REGAN. (Jud.) Adds Sec. 2105, C. C. P., re admissions in civil actions.

Authorizes party to civil action to serve upon any other party written request for admission of genuineness of any documents or of truth of any matters of fact, described in or specified in request. Provides such matters shall be deemed admitted unless, within prescribed period, other party responds with sworn statement denying such matters or specifying why he cannot admit or deny them, or his written objections on other grounds.

Provides if other party serves sworn denial of such matters specified in request and if party requesting admissions proves genuineness of document or truth of matter of fact, court shall, if it finds there were no good reasons for denial and that admissions sought were of substantial importance, award party making request reasonable expenses incurred in making such proof, including reasonable attorney's fees.

S.B. 465—CUNNINGHAM. (Gov. Eff.) New act, re regulation and control of alcoholic beverages.

Creates Alcoholic Beverage Control Commission to consist of 3 members appointed by Governor with consent of Senate, with salary of \$13,000 a year.

Transfers all functions of Board of Equalization under Constitution and laws relating to regulation and control of alcoholic beverages, except excise tax collection functions, to such commission; transfers personnel and appropriations.

To take effect January 1, 1955, if ratified by constitutional amendment.

S.B. 466—WARD. (Jud.) Amends various Secs., Prob. C., re testamentary trusts.

Provides, when vacancy occurs in office of trustee under will, court shall appoint as successor trustee such persons in order provided by testator, unless court finds best interests of trust require different appointment or order of appointment.

Authorizes making of such appointment upon petition of person named in will as successor trustee, in addition to any other person interested in trust, where appointment is to be made before final distribution, and upon petition of beneficiary of trust or of person named in will as trustee thereof, rather than anyone interested in trust estate, where appointment is to be made after distribution.

Provides such petitions shall specify names and addresses of living beneficiaries and all trustees who have not declined to act or resigned.

Revises notice requirements for petition for appointment of trustee before distribution to conform with notice requirements for petition for appointment of trustee after distribution.

Authorizes declination to act as trustee, before distribution of estate, of person appointed as trustee by court but not named in will.

Authorizes mailing of copy of statement of such declination to act as trustee, to attorney of executor or administrator as alternative to mailing it to such executor or administrator, and deletes provision requiring such copy to be mailed to residence of executor or administrator or to county seat.

Requires trustee of testamentary trust who resigns after distribution of any of estate to him, to set forth in his petition names and addresses of all trustees named in will and who have not declined to act or resigned. Revises notice requirements for such petition to conform with notice requirements for petition for appointment of trustee after distribution.

Provides where successor trustee has been appointed, he may give bond in amount specified in will. Provides trustee or successor trustee named in will need not give bond unless will specifies bond or for good cause prescribed by court. Authorizes court to reduce any such bonds.

S.B. 467—COOMBS. (Trans.) Appropriates \$100,000 to Department of Public Works for repair, rehabilitation, and improvement of State Highway Route 50 from point at or near Esparto to point at or near Boy Scout Cabin at Rumsey.

S.B. 468—MAYO, BREED, AND REGAN. (Gov. Eff.) Amends Ch. 737, Stats. 1951, to continue in effect act creating Interim San Francisco Bay Ports Commission until 91st day after adjournment of 1955, instead of 1953, Regular Session.

S.B. 469—DESMOND. (Fin. Inst.) Adds Art. 5, Ch. 1, Pt. 3, Div. 2, Ins. C., re military applicants for liability insurance.

Prohibits discrimination on ground that applicant is member of armed forces in accepting applications or in premiums charged for automobile liability insurance. Permits consideration of designated risk factors pertaining to applicant's prior record, characteristics, condition and use of automobile and marital status.

Makes violation cause for suspension or revocation of certificate of authority or license.

S.B. 470—DESMOND. (Agr.) Amends Sec. 576, Ag. C., re imitation ice cream and milk, making no substantive change.

S.B. 471—DESMOND. (Agr.) Amends Sec. 730.2, Ag. C., re unlawful trade practices in marketing of market milk, cream, and dairy products, making no substantive change.

S.B. 472—DESMOND. (Agr.) Amends Sec. 736.12, Ag. C., re determination of minimum wholesale and retail prices for milk and dairy products, making no substantive change.

S.B. 473—DESMOND. (Agr.) Amends Sec. 735.3, Ag. C., re definitions of words used in connection with stabilization and marketing of fluid milk and cream, making no substantive change.

S.B. 474—DESMOND. (Gov. Etl.) Amends Secs. 20215 and 20218, Gov. C., re real property acquired from State Employees' Retirement Fund moneys and leased to State.

Gives State Employees' Retirement System prior claim on office space located on such property. Requires retirement system and other State agencies to pay same rent for space occupied as would be paid by agency not investor in real property. Directs supervision, maintenance, and repair of such improvements by Department of Finance in same manner as other state buildings, cost to be paid from rentals received from State agencies occupying space therein. Specifies that upon exercise of option to purchase by State, proceeds are to be paid to retirement fund.

S.B. 475—DESMOND. (B. & P.) Amends Sec. 9, Civ. C., re performance of certain business transactions on Saturday.

Authorizes board of directors of bank organized under laws of, or doing business in, this State, as commercial bank, savings bank, or trust company, to adopt resolution providing for closing of its banking house, and denial of access to its safety deposit vault, on Saturday.

Deletes provision that no such bank shall be under obligation to remain open on Saturdays, or to permit access to its safe deposit vaults on that day.

S.B. 476—O'GARA. (B. & P.) Amends Sec. 6060.8, B. & P. C., re exemption of servicemen and veterans from examination and residence qualifications for admission to practice law.

Extends effective date from September 30, 1953, to September 30, 1955.

S.B. 477—O'GARA. (Jud.) Amends Sec. 6060.8, B. & P. C., re exemption of servicemen and veterans from examination and residence qualifications for admission to practice law.

Eliminates applicability of exemption to persons who entered armed forces between Dec. 7, 1941, and Sept. 2, 1945.

Makes exemption applicable to persons who enter armed forces after June 27, 1950, graduate from accredited law school before end of present hostilities, and serve in armed forces after graduation and before bar examination.

Makes exemption applicable to persons who after June 27, 1950, complete 2 years at accredited law school before service in armed forces and later graduate from accredited law school.

Eliminates requirement that accredited status of law school be determined as of time of person's graduation.

Changes residence requirement for qualifying for exemption from 1 year before entry into armed forces to residence at time of entry.

Extends effective date from Sept. 30, 1953, to Sept. 30, 1955.

S.B. 478—O'GARA. (Jud.) Adds Sec. 6060.1, B. & P. C., re examination for admission to practice of law.

Requires 5 percentage points to be added to examination grade of person who completes 2 years at accredited law school, then renders service in armed forces during hostilities between United States and Korea or any other nation arising after effective date, and thereafter graduates from law school.

S.B. 479—HOFFMAN AND THOMPSON. (Agr.) Amends Sec. 1101, Ag. C., re egg standards.

Permits dyeing of shell of denatured egg with permanent dark purple or blue dye, as well as with black dye.

S.B. 480—HOFFMAN AND THOMPSON. (Agr.) Amends Sec. 961, Ag. C., re potato seed certification.

Provides that certificate shall show number of acres, rather than amount of seed, certified. Provides for labeling of certified seed with tag indicating compliance with Sec., rather than copy of certificate. Provides that fees shall be based on approximate cost, rather than cover cost, of service. Provides that Director of Agriculture shall compile, rather than publish, list of growers and furnish copy of list upon request.

S.B. 481—HOFFMAN AND THOMPSON. (Agr.) Amends Sec. 810.5, and adds Secs. 810.51, 810.52, 810.53, and 810.54, Ag. C., re asparagus standards.

Recasts and revises provisions re grading, classification and packing asparagus and markings on containers thereof.

S.B. 482—HOFFMAN AND THOMPSON. (Agr.) Amends Sec. 793, Ag. C., re berry standards.

Deletes standards for dewberries and loganberries and makes same applicable to hybrid derivatives of strawberries, raspberries, and blackberries.

S.B. 483—HOFFMAN AND THOMPSON. (Agr.) Amends Sec. 785, Ag. C., re enforcement of provisions re fruit, nut and vegetable standardization.

Revises procedure as to noncomplying products. Provides for warning tag and notice of noncompliance. Notice is to identify product and location and require reconditioning or other correction or consent to destruction. If notice is not complied with court proceeding to abate product as nuisance is to be instituted by enforcing officer. Provides for court procedure which is summary in case of perishable products. In case of nonperishable products owner or person in possession is to be given 5 days to petition for order to show cause why product should not be released. Final determination is to be made within 20 days after filing of petition.

S.B. 484—DONNELLY AND HATFIELD. (Agr.) Appropriates \$76,500 to Poultry Improvement Commission for site and improvements for turkey improvement project.

S.B. 485—CUNNINGHAM AND REGAN. (Jud.) Amends Sec. 403, Veh. C., re liability to guests in vehicles.

Changes provision that driver's intoxication or wilful misconduct must be cause of guest's injury or death during ride before driver, or other person liable for his conduct, is liable for civil damages for such injury or death, so that such liability arises if guest's injury or death is caused by driver's gross negligence.

S.B. 486—CUNNINGHAM AND REGAN. (Jud.) Adds Sec. 163.5, Civ. C., re recovery for personal injuries by spouses, to provide that recovery shall be separate property of spouse who sustained injury, rather than community property.

Declares intent to preclude imputation of contributory negligence between husband and wife in accident cases.

S.B. 487—WAY. (F. & G.) Amends Sec. 958, F. & G. C., re nets.

Deletes prohibition against use of dragnet with more than 1 cod-end. Prohibits use of trawl net with other than single web cotton mesh bag or cod-end, with certain specified exceptions as to hog-ring bags and double bags. Limits chafing gear and rib lines and use of preservatives.

S.B. 488—ERHART. (Ed.) Amends Secs. 18051 and 18057, repeals Sec. 18053, Ed. C., re school district contracts.

Requires governing board to let to lowest responsible bidder, or reject all bids on, contracts involving more than \$2,000 for work or \$1,000 for materials or supplies, instead of more than \$500 for work, materials, or supplies. Allows board to repair or build buildings, equipment, or grounds by day's labor or force account if cost of labor does not exceed \$2,000 rather than \$1,000. Repeals provisions allowing districts with average daily attendance of 1,000 or more to let contract for work, materials, or supplies not exceeding \$1,000 to lowest responsible bidder without public notice for bids.

S.B. 489—PARKMAN. (L. Gov.) Adds Secs. 14075.1, 14075.2, and 14075.3, H. & S. C., re powers of fire protection district board.

Authorizes board to appoint fire company officers; to pay employees and officers not in excess of specified schedule; and to enter into group hospital service contracts.

S.B. 490—GIBSON. (Gov. Eff.) Amends Sec. 79.48, C. C. P., to change salary of superior court judges in Solano County from \$15,000 to unspecified amount.

S.B. 491—GIBSON. (L. Gov.) Amends Sec. 419, Ed. C., to change annual salary of county superintendent of schools of Solano County from \$7,000 to unspecified sum.

S.B. 492—GIBSON. (Sec. Wel.) Amends Sec. 3431, repeals Sec. 3432.1, W. & I. C., re residence requirements for aid to partially self-supporting blind residents.

Provides that to be eligible for aid to partially self-supporting blind, applicant must be resident of State for at least 5 years within 9 years immediately preceding filing of application, rather than 10 years immediately preceding filing of application.

S.B. 493—GIBSON. (L. Gov.) Amends Ch. 1107, Stats. 1951, re number and compensation of judges, officers and attaches of Vallejo Municipal Court, making unspecified change.

S.B. 494—GIBSON. (L. Gov.) Amends Sec. 28119, Gov. C., re compensation for public service in Solano County, making unspecified change.

S.B. 495—WILLIAMS. (F. & G.) Adds Sec. 450.2, F. & G. C., re game birds and mammals.

Makes it unlawful to abandon any game bird or mammal or to allow it to waste or deteriorate. Makes it unlawful to waste any furs or pelts or allow them to waste or deteriorate into unmarketable condition. Does not prevent abandonment of inedible portions of bird or mammal after it has been cleaned.

S.B. 496—WILLIAMS. (F. & G.) Adds Ch. 3, Pt. 1, Div. 4, F. & G. C., relicensing and regulation of hunting and fishing guides.

Requires license to act as hunting or fishing guide. Fee is to be \$10 per calendar year. Requires bond of \$500 and public liability insurance policy of \$25,000.

Provides for revocation for violation of fish and game law and prohibits application for new guide license within 2 years after revocation.

Excepts fishing party boats operating under permit in accordance with Sec. 432.5, F. & G. C.

S.B. 497—WILLIAMS. (Wat. Res.) Amends Secs. 35401 and 35626, Wat. C., re powers of California water districts.

Permits districts to supply water to residents of districts for domestic purposes. Clarifies district power of eminent domain to include specifically power to condemn for purpose of acquiring water for irrigation, domestic uses and any other beneficial uses.

S.B. 498—WILLIAMS. (F. & G.) Amends Sec. 404, F. & G. C., re licenses.

Prohibits purchase, as well as issuance, of duplicate hunting or fishing license without affidavit of loss, destruction, or expiration. Provides for issuance of duplicate commercial fishing, or packing and reduction, license for \$3 rather than full fee.

S.B. 499—WILLIAMS. (F. & G.) Amends Sec. 1106, F. & G. C., re commercial fishing boats.

Provides for annual \$25 fee for boat registration certificate. Exempts fishing party boats operated under Sec. 432.5, F. & G. C. Effective with issuance of certificates for 1954-1955 fishing season.

S.B. 500—WILLIAMS. (F. & G.) Amends Sec. 1012, F. & G. C., re packing and reduction licenses.

Present fee is \$5 per year for citizen or person who has declared intent to become citizen and \$20 for others. Bill provides for \$75 fee for canners and reduction plants and \$25 for processors (other than canners) and wholesalers, but person paying \$75 fee may engage in other processing or wholesaling without further fee. Effective with issuance of licenses for 1954-1955 season.

S.B. 501—WILLIAMS. (F. & G.) Amends Sec. 432.5, F. & G. C., re fishing party boats.

Increases permit fee from \$1 to \$25 per year. Makes section applicable only to boats operated by owner or his representative and applicable to all boats, rather than those over 16 feet in length. Effective with issuance of permits for 1954-1955 season.

S.B. 502—WILLIAMS. (F. & G.) Amends Secs. 407, 1201.5, and 1280, F. & G. C., re licenses and tags.

Changes compensation of license agents from 5 percent of fees collected to unspecified sums for each license, deer tag, or pheasant tag issued.

S.B. 503—WILLIAMS. (F. & G.) Amends Sec. 1342, F. & G. C., re rabbits.

Prohibits transportation or sale at any time, rather than between December 16 and November 14, of cottontail or brush rabbits taken by owner or tenant of land on which taken or person authorized in writing by owner or tenant.

S.B. 504—O'GARA. (Gov. Eff.) Adds Sec. 12264, Gov. C., re microfilming and disposition of corporate documents and records by Secretary of State.

Authorizes Secretary of State to cause to be returned to corporation to which they relate, or to be destroyed, articles of incorporation and other corporate records filed in his office by any corporation if (a) he maintains for use of the public a microphotographic film print or copy of each such document certified by him, under his official seal, to be a correct copy of original or of specified part thereof, stating date on which and fact that reproduction was made under his direction and control; and (b) he seals and stores at least one original negative of each such microphotographic film in such manner and place as reasonably to assure its preservation indefinitely against loss, theft, defacement, or destruction. Appropriates unspecified sum to Secretary of State for expenditure during 1953-1954 fiscal year to carry out its provisions.

S.B. 505—O'GARA. (L. Gov.) Amends Act 5619, re liability of counties, municipalities, and school districts for dangerous and defective conditions of public property.

Excludes sidewalk areas from property for which such agencies are liable.

S.B. 506—HAROLD T. JOHNSON. (L. Gov.) Amends Sec. 28139, Gov. C., re compensation for public service in Nevada County, making unspecified changes.

S.B. 507—HAROLD T. JOHNSON. (L. Gov.) Amends Sec. 28131, Gov. C., re compensation for public service in Placer County, making unspecified changes.

S.B. 508—HAROLD T. JOHNSON. (L. Gov.) Amends Sec. 28156, Gov. C., re compensation for public service in Sierra County.

Provides that compensation provided shall be payable to incumbent officers.

S.B. 509—HAROLD T. JOHNSON. (Gov. Eff.) Adds Secs. 66v, C. C. P., and 69607, Gov. C., to change number of Placer County superior court judges from 1 to 2.

S.B. 510—HAROLD T. JOHNSON. (Soc. Wel.) Amends Act 8780d, the Unemployment Insurance Act, re disability benefits.

Declares purpose of disability provisions is to compensate for losses, rather than wage losses, sustained by individuals unemployed because of illness or injury. Makes same change in definition of "unemployment compensation disability benefits."

S.B. 511—HAROLD T. JOHNSON. (Soc. Wel.) Amends Act 8780d, the Unemployment Insurance Act, re disability benefits.

Deletes provision preventing disability benefit payments in injury caused by or connected with pregnancy, and specifically includes such injury in definition of "disability."

S.B. 512—HAROLD T. JOHNSON. (Soc. Wel.) Amends Act 8780d, the Unemployment Insurance Act, re disability benefits.

Increases weekly benefit amount for unemployment compensation disability from present maximum of \$30 based on quarterly earnings of \$740, to maximum of \$40 based on quarterly earnings of \$875 or more.

S.B. 513—HAROLD T. JOHNSON. (Soc. Wel.) Amends Act §780d, the Unemployment Insurance Act, re disability benefits.

Provides 7-day waiting period now required shall not be required in case of disability due to accidental illness or injury.

S.B. 514—HAROLD T. JOHNSON. (Soc. Wel.) Amends Act §780d, the Unemployment Insurance Act, re disability benefits.

Decreases from 7 to 3 days required waiting period for unemployment compensation disability benefits.

S.B. 515—HAROLD T. JOHNSON. (Soc. Wel.) Amends Act §780d, the Unemployment Insurance Act, re disability benefits.

Makes inapplicable to disability benefit claims existing proviso that if more than 75 percent of claimants base period wages were paid during single calendar quarter he is ineligible for benefits unless his total base period wages equal 30 times his weekly benefit amount.

S.B. 516—HAROLD T. JOHNSON. (Soc. Wel.) Amends Act §780d, the Unemployment Insurance Act, re disability benefits.

Deletes provision rendering claimant ineligible for disability benefits and for \$8 daily hospital benefit for periods of disability compensable under state or federal workmen's compensation law or employer's liability law.

S.B. 517—HAROLD T. JOHNSON. (Soc. Wel.) Amends Act §780d, the Unemployment Insurance Act, re disability benefits.

Increases from \$8 to \$10 daily additional benefit payable to disabled individuals during confinement in hospital.

S.B. 518—HAROLD T. JOHNSON. (Soc. Wel.) Amends Act §780d, the Unemployment Insurance Act, re voluntary plans.

Deletes requirement that to approve voluntary plan director must find that employer consents to plan and agrees to make pay roll deductions required and transmit same to plan insurer.

S.B. 519—O'GARA. (L. Gov.) New act, authorizing dissolution of Islais Creek Reclamation District, and providing for winding up district affairs.

S.B. 520—CUNNINGHAM. (L. Gov.) Amends Ch. 1228, Stats. 1951, re number and compensation of judges, officers and attaches in San Bernardino Municipal Court.

Changes judges' salaries from \$7,200 to \$8,000.

Changes clerk's minimum salary from \$327 to \$343 per month.

Changes marshal's salary from \$300 to \$400 per month.

Makes various changes in number and compensation of clerk's and marshal's attaches.

S.B. 521—CUNNINGHAM. (Jud.) Amends Sec. 601, C. C. P., re peremptory challenges in civil cases.

Provides that if panel is full, peremptory challenges must be passed, as well as taken, by sides alternately, and if both sides pass consecutively, jury shall be sworn, unless court for good cause orders otherwise. Provides that number of peremptory challenges remaining is not diminished by passing of challenge.

S.B. 522—CUNNINGHAM. (Gov. Eff.) Adds Sec. 6503.2, W. & I. C., requiring Director of Finance to grant rights of way over described State lands to San Bernardino County for public road on Patton State Hospital property.

S.B. 523—BREED. (L. Gov.) Adds Sec. 11531, B. & P. C., re subdivision maps. Authorizes city planning commission to approve proposed subdivision map of property outside city, approval to constitute approval of map under Subdivision Map Act upon annexation of area to city if area is annexed within time specified by commission.

S.B. 524—BREED. (Ed.) Adds Sec. 2103.1, Ed. C., re compensation of city board of education members of district wholly or partly in Oakland.

Allows each member \$25 a board meeting actually attended, up to \$100 a month, and same payment for absent members performing district service outside meeting. Charges district funds with payment. Provides for prorating cost of payment among districts governed by such board in same manner as payment of salary of city superintendent of schools. Reduces compensation by amount of other salary paid member from city funds.

S.B. 525—THOMPSON. (Rev. & Tax.) Amends Sec. 2804, R. & T. C., changing last day for applying for separate valuation of property included in one assessment of several pieces of property for property tax purposes, from April 20 to 1st day of November of same year.

S.B. 526—THOMPSON. (Pub. H. & S.) Amends Sec. 26472, H. & S. C., re adulterated foods.

Provides chopped beef or hamburger is not adulterated by use of monosodium glutamate.

S.B. 527—MILLER. (B. & P.) Amends Secs. 3053 and 3054, adds Sec. 3056, B. & P. C., re examination of optometry applicants.

Provides for re-examination in all subjects of applicant who fails optometry examination unless he applies for and takes another examination before board within 3 years, time spent in armed forces to be excluded.

Authorizes board by resolution to provide for prescribed parts of examination to be taken prior to graduation from accredited school and applicants successfully passing to be exempt from re-examination in same subjects. Provides for examination application fee to be fixed by board of not less than \$10 or more than \$20.

S.B. 528—BYRNE. (Agr.) Amends Secs. 461, 464, 464.5, and 736.12, Ag. C., re selling and serving of, and determination of minimum prices for, market milk.

Authorizes sale and service of homogenized milk from approved milk dispensing devices.

Specifies certain unlawful and unfair practices re furnishing milk dispensing devices.

Permits consideration of cost of use of approved milk dispensing devices in determining minimum prices.

S.B. 529—BYRNE AND OTHERS. (Gov. Eff.) Amends Sec. 5091, Pen. C., re maximum gross annual production of prison-made goods.

Requires Correctional Industries Commission to make annual adjustment in maximum gross annual production limit on prison-made goods so as to reflect changes in population of state institutions and changes in cost of production.

Prescribes formula for making such adjustment, using maximum limitation of \$225,000 as base figure as of December 31, 1948, and basing increases or decreases in this figure on increase or decrease in population of state institutions in comparison with December 31, 1948, and increase or decrease in Wholesale Price Index of the United States Bureau of Labor Statistics in comparison with that date.

Defines "population of state institutions."

S.B. 530—HAROLD T. JOHNSON. (Trans.) Adds Sec. 170, Veh. C., re special license plates for amateur radio station operators.

Authorizes issuance to such persons of special plates displaying their radio stations' call letters in lieu of regular plates.

Authorizes Department of Motor Vehicles to charge additional fee for each set of plates issued.

Requires department to furnish county sheriffs lists of names, address, and plate letters of persons issued such plates, and requires sheriffs to maintain current lists for public information.

S.B. 531—ERHART. (Trans.) Amends Sec. 4137, H. & N. C., re improvement of harbors, making no substantive change.

S.B. 532—HOFFMAN AND OTHERS. (Gov. Eff.) Amends Sec. 14256, Gov. C., re circumstances when Department of Public Works may authorize state agency to carry out project directly.

Changes maximum value limitation for district agricultural association fairground projects from \$35,000 to \$100,000.

Eliminates provision limiting effectiveness of section to 91st day after 1953 session.

S.B. 533—MCBRIDE. (Soc. Wel.) Amends Act 8780d, the Unemployment Insurance Act, re medical records of disability claimants.

Authorizes Department of Employment to reveal to Bureau of Vocational Rehabilitation, Department of Education, identity of any disability benefit claimant.

S.B. 534—MCBRIDE. (Gov. Eff.) Amends Act 6210, re vending stands for blind.

Authorizes collection of service charge from each vending stand operator based on gross sales, such service charge to be placed in fund to be used for maintenance, repairs, and replacement of equipment, for loans to operators for initial stock, and for other expenditures necessary to carry out purposes of act.

Changes definition of "blind person," as used in section.

S.B. 535—SUTTON. (Trans.) Appropriates \$700,000 from State Highway Fund to Department of Public Works for construction of bridge across Sacramento River at Hamilton City on State Highway Route 47.

S.B. 536—O'GARA AND MILLER. (Gov. Eff.) Amends Sec. 9359.1, Gov. C., re retirement allowance of state officers.

Increases maximum retirement allowance of elective constitutional officers, other than judges and members of Legislature, from 40 percent of salary after 8 years of service to 50 percent after 10 years.

S.B. 537—WILLIAMS. (Wat. Res.) Amends Secs. 20527, 20721, adds Ch. 5, Pt. 4, Div. 11, Wat. C., re irrigation district elections.

Provides formation procedure under which only landowners or their representatives can vote at elections.

To take effect immediately, urgency measure.

S.B. 538—WILLIAMS. (Wat. Res.) Amends Sec. 34153, Wat. C., to provide that California water districts may be formed from noncontiguous areas.

To take effect immediately, urgency measure.

S.B. 539—WILLIAMS. (F. & G.) Adds Sec. 462, F. & G. C., to authorize Department of Fish and Game to pay rewards not exceeding \$5 for return of identifying markers from fish, birds, or mammals.

S.B. 540—WILLIAMS. (Nat. Res.) Amends Sec. 6855, P. R. C., re disposition of the proceeds of leases for extraction of oil and gas from certain state lands.

Provides that money which has heretofore been received from oil and gas leases of state lands under jurisdiction of the Fish and Game Department shall be transferred to Fish and Game Preservation Fund. Excepts those lands from class of state-owned lands, gas and oil revenues of which are paid into the General Fund.

S.B. 541—WILLIAMS. (F. & G.) Amends Sec. 1159, F. & G. C., re cooperative hunting areas.

Limits present 5,000 acre minimum size requirement to areas operated for upland game or big game.

Adds provision that cooperative hunting areas for waterfowl hunting shall be at least 1,000 acres in size, including open, restricted and closed portions thereof, and may consist of adjoining lands of one or more owners.

S.B. 542—WILLIAMS. (F. & G.) Amends Ch. 157, Stats. 1951, re effective period of Secs. 1156 and 1157, F. & G. C., re closing of areas to hunting by Fish and Game Commission.

Extends effective period from 91st day after 1953 Regular Session to 91st day after 1955 Regular Session.

S.B. 543—WILLIAMS. (F. & G.) Amends and adds various Secs., F. & G. C., re general regulatory powers of Fish and Game Commission.

Provides for meetings in January and February to determine and make orders relating to fish and in April and May for orders relating to birds and mammals, rather than having both disposed of at 2 meetings in January. Deletes provision for compiling and distributing regulatory orders.

S.B. 544—WILLIAMS AND HATFIELD. (Wat. Res.) Amends Sec. 8550, Wat. C., placing Reclamation Board in Department of Water Resources.

S.B. 545—WILLIAMS AND HATFIELD. (Wat. Res.) Amends Secs. 11401, 11402, Wat. C., making Director of Water Resources, instead of Director of Public Works, member of Water Project Authority.

S.B. 546—BYRNE. (Pub. U.) Amends Sec. 7604, P. U. C., re sounding of locomotive bell or whistle.

Provides that when locomotive engine is engaged in switching operation or comes to stop at point within 80 rods from place at which railroad crosses any street, road or highway, it is not necessary that bell be rung, or whistle, air siren or air whistle be sounded until locomotive begins uninterrupted movement to and across place at which railroad crosses street, road or highway.

S.B. 547—BUSCH. (Jud.) Amends Sec. 43.5 (a), Civ. C., re liability of law enforcement officers.

Provides that there shall be no liability on part of, and no cause of action against, any peace officer, district attorney, assistant or deputy district attorney, for acts performed in discharge of official duties in good faith and without malice.

S.B. 548—DESMOND. (Agr.) Amends Sec. 4353, Ag. C., re stabilization and marketing of fluid milk and fluid cream, making no substantive change.

S.B. 549—DESMOND. (Agr.) Amends Sec. 4353, Ag. C., re stabilization and marketing of fluid milk and fluid cream, making no substantive change.

S.B. 550—DESMOND. (Agr.) Amends Sec. 4006, Ag. C., re licenses for dairy produce exchanges, making no substantive change.

S.B. 551—DESMOND. (Agr.) Amends Sec. 4006, Ag. C., re licenses for dairy produce exchanges, making no substantive change.

S.B. 552—DESMOND. (B. & P.) Amends and adds various Secs., B. & P. C., amends various Secs., Ch. 1679, Stats. 1951, re regulation of shorthand reporting.

Changes name of Board of Examiners of Shorthand Reporters to Certified Shorthand Reporters Board.

Requires 3 members of board required to be certified, in addition to have actively engaged as shorthand reporters within the State at least 5 years immediately preceding appointment.

Provides \$25 per diem for board members and deletes \$300 annual limit on expenses allowed for each member.

Provides executive secretary's salary shall be fixed by board with approval of Director of Finance and deletes \$2,000 per annum limit on such salary and provision allowing part time secretary to be hired.

Makes other changes regulating shorthand reporters.

S.B. 553—DESMOND. (B. & P.) Adds Sec. 2436, B. & P. C., re violations of Medical Practice Act.

Directs superior court of any county on application of Board of Medical Examiners or physician and surgeon to issue injunction against persons violating or about to violate provisions regulating practice of medicine.

S.B. 554—COLLIER. (Gov. Eff.) Amends and adds various Secs., Gov. C., re retirement systems.

Provides that member of Los Angeles County Employees Retirement System, after 5 years of service, may elect to make contributions to and receive credit in system for all or part of public service in another agency prior to becoming a member of Los Angeles System. Provides time spent in military service may be included. Provides

that contributions may be paid in lump sum or by installments over period equal to credit claimed, and shall be an amount computed by applying rate applicable at time of becoming member in system multiplied by number of months of service claimed, plus contributions which would have been made by employing agency, plus interest at regular rate up to time of completion of payments. Makes adjustments for credit in former system and contributions which have not been paid and for which retirement rights are given.

S.B. 555—COLLIER. (Elec.) Amends Sec. 2842, Elec. C., re meeting of county central committee.

Provides that county central committee of counties containing less than 20 assembly districts shall meet upon call of county clerk in quarters arranged for by county clerk.

S.B. 556—COLLIER. (L. Gov.) Amends Secs. 28153, Gov. C., and 453, Ed. C., re compensation for public service in Del Norte County.

Changes district attorney's salary from \$2,700 to \$7,500 per year, supervisors' salaries from \$100 per month to \$1,800 per year, and school superintendent's salary from \$4,800 to \$8,500 per year.

S.B. 557—COLLIER. (Gov. Eff.) Amends Sec. 79.8, C. C. P., to change salary of Del Norte County superior court judge from \$10,750 to \$12,750.

S.B. 558—McCARTHY AND MILLER. (Trans.) Adds Ch. 4, Div. 17, S. & H. C., re maintenance and operation of Golden Gate Bridge by State.

Makes bridge part of State Highway System and requires Department of Public Works to maintain and operate it. Authorizes continued collection of tolls. Abolishes existing board of directors and officers and employees of Golden Gate Bridge and Highway District and makes California Toll Bridge Authority ex officio board of directors of district. Requires department to furnish necessary assistance and personnel.

Requires expenses of department to be paid from money in State Highway Fund available for general administration purposes and maintenance of state highways, and requires reimbursement, except for expenses incurred re maintenance of approaches to bridge, from revenues of district.

S.B. 559—McCARTHY. (Trans.) Adds Ch. 18, Pt. 3, Div. 16, S. & H. C., the Bridge and Highway Bond Act of 1953, re assumption of bonded indebtedness of bridge and highway districts by State.

Provides for such assumption, as to bonds outstanding on October 1, 1953; such bonds thereafter to be general obligations of State payable out of state revenues. Requires officers of such districts to return to General Fund, on several dates of maturity of principal and interest, or as soon thereafter as possible, money in control of district available for payment thereof.

Prohibits levy of taxes by such districts for payment of bonds after assumption of bonded indebtedness by State.

Provides for submission of act to people at general election in November, 1954; act to be effective, if adopted, on January 1, 1955, except that provisions re submission to electors take effect immediately.

S.B. 560—McCARTHY. (Gov. Eff.) Amends Sec. 66k, C. C. P., to change number of Marin County superior court judges from 2 to 3.

S.B. 561—McCARTHY. (Gov. Eff.) Adds Sec. 18596, Gov. C., re employees of Golden Gate Bridge and Highway District.

Includes in state civil service, officers and employees of said district whose functions, when Golden Gate Bridge becomes state highway, will be under administrative control of state agencies or departments and whose duties cannot be performed by existing state officers and employees.

S.B. 562—McCARTHY. (Trans.) Amends Secs. 27281a and 27300a, and adds Sec. 27306, S. & H. C., re reimbursing of counties in bridge and highway districts for taxes raised therein.

Provides for reimbursement out of tolls, after all indebtedness of district has been paid, of counties within district for all taxes levied for any purpose of district; thereafter tolls on bridge of district are to be eliminated.

S.B. 563—McCARTHY. (L. Gov.) Amends Sec. 28122, Gov. C., to change salary of each supervisor of Marin County from \$200 to \$300 per month.

S.B. 564—McCARTHY. (Trans.) Amends Secs. 27165, 27171, 27280, 27281, and 27281a., S. & H. C., to provide for fixing of tolls on bridges constructed by bridge and highway districts by Public Utilities Commission, rather than by boards of directors of such districts.

S.B. 565—McCARTHY AND HOFFMAN. (Elec.) Adds Ch. 2.5, Div. 8, Elec. C., re marking of ballots.

Provides for marking ballots, except absent voters' ballots, with indelible pencil, rather than rubber stamp, and for marking absent voters' ballots with pen and ink or pencil. Provides for modification of instructions to voters to conform and for supplying polling places with indelible pencils, rather than stamps and ink pads.

S.B. 566—HAROLD T. JOHNSON. (Ed.) Amends Sec. 7702, Ed. C., re definitions contained in State School Building Aid Law of 1952.

Deletes definition of "assessed valuation."

S.B. 567—REGAN. (L. Gov.) Amends Sec. 29484, Gov. C., and Sec. 7204, Ed. C., re money received from United States Forest Reserve revenues.

Requires board of supervisors of county receiving money to prescribe percentages thereof for use for school purposes and public road purposes, rather than requiring equal division. Requires board to designate school purposes for which money may be expended. Requires placing school money to credit of school districts of county lying within or adjacent to United States forest reserve in proportion to average daily attendance in district, rather than placing money in county school service fund for apportioning in manner of other money in fund or transferring it to forest reserve school fund for benefit of districts lying within or adjacent to United States forest reserve.

S.B. 568—ED. C. JOHNSON AND BUSCH. (F. & G.) Adds Ch. 3.5, Division 1, F. & G. C., re damage caused by deer, establishing Deer Damage Fund, providing for loans to landowners out of such fund, making an appropriation.

Provides for creation of Deer Damage Fund in State Treasury, out of which loans shall be made to landowners whose lands have been damaged by deer.

Provides terms and conditions of such loans, maximum period thereof and maximum rate of interest therefor, and purposes for which loans shall be used.

Provides that if amount in fund is insufficient to provide loans to all applicants, loans shall be made in order in which applications were received.

Appropriates \$25,000 to the Deer Damage Fund.

S.B. 569—DILWORTH. (Wat. Res.) Adds Sec. 31031, Wat. C., re stand-by charges in county water districts.

Permits district to fix water stand-by charges up to \$5 per acre per year on land to which the district makes water available for irrigation purposes, where the district furnishes more than 150,000 acre-feet of irrigation water annually and has unpaid obligations to United States under a reclamation contract.

To take effect immediately, urgency measure.

S.B. 570—DILWORTH AND CUNNINGHAM. (L. Gov.) Adds Sec. 2006.1, and amends Secs. 2008, 2010, and 2111, S. & H. C., re appointment and compensation of county road commissioners.

Authorizes appointment of additional road commissioner in county with 3,000 or more square miles situated more than 70 miles from county courthouse and provides for additional apportionment from Highway Users Tax Fund to counties which appoint additional road commissioner.

S.B. 571—DILWORTH. (L. Gov.) Amends Sec. 28114, Gov. C., re compensation and duties of public officers in Riverside County.

Changes auditor's salary from \$6,600 to \$7,800 per year, and district attorney's salary from \$7,800 to \$10,000 per year.

Prohibits district attorney from holding another county office.

Eliminates restriction permitting reimbursement of supervisors for traveling expenses only when outside district or county.

Provides alternative method for determining supervisors' office days and eliminates Saturday office days.

Abolishes requirement that supervisors obtain public liability bonds.

Changes compensation of jurors in justice courts from \$2 to \$3, and provides for same compensation for jurors in municipal courts.

S.B. 572—DILWORTH, DESMOND, AND POWERS. (Ed.) Adds Art. 4, Ch. 3, Div. 4, Ed. C., re Bible reading in public schools.

Allows reading aloud of Bible without sectarian application in public schools.

Authorizes Department of Education to publish syllabus of graded Bible readings to be available to public schools.

Requires governing board to supervise Bible readings.

Allows excuse of pupil from readings upon application of parent or guardian.

S.B. 573—BUSCH. (Ed.) Amends Secs. 19101 and 19103, repeals Sec. 19102, Ed. C., re county school library service.

Allows county superintendents of schools of county where no county library maintained to establish and maintain, rather than establish, county school library service for elementary districts of county. Deletes requirement that districts electing to participate must file written notice thereof with superintendent prior to July 1. Deletes provision for county school library fund and allows cost of library service to be paid from county school service fund.

S.B. 574—THOMPSON. (L. Gov.) Adds and repeals various Secs., Gov. C., re marshals of municipal courts in Santa Clara County.

Provides that sheriff be ex officio marshal of courts in Santa Clara County, serving without additional compensation. Deputy sheriffs to be ex officio deputy marshals. Provides that present marshals and deputy marshals become deputy sheriffs.

Deletes provisions authorizing marshals and deputy marshals of courts and provisions establishing their compensation.

S.B. 575—THOMPSON. (B. & P.) Amends and adds various Secs., B. & P. C., re practice of barbering.

Prescribes regulations for conducting barber colleges.

Changes schedule of fees for examination, renewal of licenses, and restoration of expired licenses.

S.B. 576—THOMPSON. (B. & P.) Amends Sec. 6509, adds Sec. 6595, B. & P. C., re inspection of barber shops and colleges.

Provides that for purpose of enforcing barbering regulations any member of Board of Barber Examiners or agent may enter and inspect barber shops and colleges not only at any time during business hours as now provided, but at any time when barbering or instruction is being carried on.

Makes refusal to permit or interference with such inspection cause for disciplinary action.

S.B. 577—COLLIER. (Trans.) Amends Sec. 155, Veh. C., re display of vehicle registration card.

Requires owner of vehicle having driver's compartment to display registration card, or facsimile thereof, inside lower left-hand windshield so that at least name and address of registered owner and license number of vehicle can be read from outside of vehicle.

S.B. 578—COLLIER. (Trans.) Amends Sec. 164, Veh. C., re issuance of metal tabs in lieu of license plates.

Provides single metal tab to be attached to rear license plate of previous year shall be issued, rather than some symbol or other device, in lieu of new license plates for each intervening four-year period between times license plates are issued.

S.B. 579—COLLIER. (Trans.) Amends Secs. 750 and 752, Veh. C., re color of California Highway Patrol vehicles.

Changes provision that all vehicles used by such department, or by other peace officers, to enforce traffic laws be painted with distinctive color so that department may use for such purpose 30 percent of its vehicles now used for such purpose without being so painted.

Enables highway patrolmen to be competent witnesses at prosecutions of persons they arrested for traffic law violations when such officers were using motor vehicles not required to be painted with distinctive color.

S.B. 580—COLLIER. (Trans.) Amends and adds various Secs., Veh. C., re traffic regulation and establishment of State Speed Control Board.

Provides members of California Highway Patrol have exclusive jurisdiction to make arrests for violations of traffic laws upon state highways in cities of 5,000 inhabitants or less.

Creates State Speed Control Board composed of California Highway Patrol Commissioner (chairman), Director of Public Works, and 3 members appointed by Governor, one of whom is representative of automobile clubs in State, one of whom is representative of trucking industry, and one of whom is representative of general public.

Empowers board, rather than Department of Public Works, to:

1. Raise or lower prima facie speed limits on highways when new limit would both facilitate flow of traffic and be reasonable and safe.

2. Lower 55 m.p.h. prima facie speed limit to not less than 25 m.p.h. on certain portions of highways linking districts, either business or residential.

3. Lower prima facie speed limit to 25 m.p.h. on highways because of certain snow conditions.

4. Set maximum speed on bridges or other elevated structures constituting part of highway.

Requires Department of Public Works to erect appropriate signs when board determines new speed limits.

S.B. 581—COLLIER. (Trans.) Amends Secs. 751 and 752, and adds Sec. 517, Veh. C., re use of radar equipment by California Highway Patrol to enforce speed laws.

Authorizes highway patrol to use radar equipment in determining whether motorist is violating speed laws.

Provides prohibition against use of speed traps does not prohibit use of radar equipment, and makes evidence as to speed of vehicle obtained by such use admissible in prosecutions for violations of traffic laws.

Enables officer or other person to be competent witness in such prosecutions when his testimony is based upon or obtained from use of radar equipment.

S.B. 582—WILLIAMS AND HATFIELD. (Wat. Res.) Amends Act 9178f, the State Water Resources Act of 1945, to include State Water Resources Board in Department of Water Resources and make Director of Water Resources secretary and engineer of board instead of State Engineer.

S.B. 583—WILLIAMS AND HATFIELD. (Wat. Res.) Amends Sec. 20023, adds Art. 7, Ch. 1, Div. 10, Wat. C., re Districts Securities Commission.

Requires commission's approval before any district formed by or under state law may enter into federal reclamation contracts. Requires that contracts contain specified conditions.

Provides for regulation and supervision of districts entering into such contracts.

S.B. 584—WILLIAMS AND HATFIELD. (Wat. Res.) Adds Div. 10.5, repeals Ch. 2, Pt. 6, Div. 11, Wat. C., re cooperation of districts and United States.

Repeals Irrigation District Federal Cooperation Law and adds District Federal Cooperation Law, applicable to all districts organized by or formed pursuant to, state law.

Regulates contracts for water supply or use of any dam, storage, canal or other works constructed or operated under federal law and contracts under federal reclamation laws.

S.B. 585—WILLIAMS AND HATFIELD. (Wat. Res.) Amends Secs. 20016 and 20019, Wat. C., making Director of Water Resources, instead of State Engineer, member of Districts Securities Commission.

S.B. 586—O'GARA AND PARKMAN. (Trans.) Adds Div. 3.5, S. & H. C., the Street and Highway Bond Act of 1953, re issuance of bonds by counties and cities for construction of roads and streets.

Authorizes issuance of bonds by counties for construction of primary county roads payable solely from specified portion of receipts from Highway Users Tax Fund, and issuance of bonds by cities for construction of major city streets payable solely from specified portion of money in State Highway Fund to be expended for construction of major city streets.

Prescribes procedure re issuance, sale, and repayment of such bonds, and technical provisions re such bonds.

To take effect upon adoption of validating constitutional amendment.

S.B. 587—MAYO. (Wat. Res.) Adds Sec. 31050, Wat. C., re powers of county water districts.

Authorizes districts to purchase any works, lands, or structures within district useful to district, and to agree by contract to pay any part of price wholly from income from such works, lands, or structures.

Provides in such case that owner's sole security for price is right to repossess.

S.B. 588—MAYO. (F. & G.) Adds Sec. 651.1, repeals Secs. 650 and 659, F. & G. C., re salmon.

Changes commercial season on silver salmon from May 1-September 30 to July 1-September 30 and minimum size from 25 to 22 inches in length. Prohibits importation of salmon under minimum size and prohibits importation of silver salmon during closed season. Effective during times Oregon and Washington have same silver salmon open season.

Repeals Sec. 650, re sports fishing for salmon and Sec. 659 re landing of undersized salmon.

To take effect immediately, urgency measure.

S.B. 589—MAYO. (Wat. Res.) Amends Sec. 30748, Wat. C., re form of nomination certificate for election of directors of county water districts.

Requires that signers of certificate give date of signing rather than their occupation and deletes provision that insufficient certificates shall be returned to verification deputy.

S.B. 590—McBRIDE. (Gov. Eff.) Amends Sec. 79.56, C. C. P., re compensation for superior court judges of Ventura County, making unspecified changes.

S.B. 591—McBRIDE. (Jud.) New act, re establishment of municipal court in Oxnard-Port Hueneme Judicial District.

Provides for establishment of court with 1 judge having salary of \$10,000 per year.

Provides for clerk with minimum salary of \$310 monthly, and annual increases in salary to maximum of \$378.75 monthly.

Provides for appointment of 4 deputy clerks with minimum salary of \$235 monthly and annual increases to maximum of \$285 per month.

Provides for marshal with salary of \$247.50 per month and deputy marshal with salary of \$222.50 per month.

S.B. 592—McBRIDE. (B. & P.) Amends, adds, repeals various Secs. B. & P. C., re petroleum tank vehicles.

Prohibits alternate use of motor oil meter on tank truck for measurement of oil of different grades, brands, or trade names for delivery to retail petroleum dealers. Revises provisions governing use of common meter for separate compartments of tank vehicle; use of meters used for measuring different grades, brands or trade names; and meters used with pump and hose.

Deletes provision requiring "not gasoline" tag or label when transporting non-petroleum product in tank vehicle.

S.B. 593—McBRIDE. (Ed.) Appropriates unspecified sum to Regents of University of California to plan rehabilitation facility as part of medical school on its Los Angeles campus and a service unit on C. and H. Tract.

S.B. 594—McBRIDE. (Fin. Inst.) Amends Sec. 2073, adds Sec. 2074.6, Ins. C., re standard form fire policies.

Reduces minimum size type allowed for standard form fire policy.

Authorizes attestation clause to omit stating agent's location.

S.B. 595—BROWN. (Gov. Eff.) New act. Requires Attorney General to lease facilities and equipment for purpose of connecting teletypewriter system State Department of Justice with City of Bishop Police Department, and appropriates unspecified sum to be expended during 1953-54 Fiscal Year by Department of Justice to carry out act.

S.B. 596—BROWN. (Gov. Eff.) Adds Sec. 12264, Gov. C., re destruction of articles of incorporation and other corporate documents and records by Secretary of State. Authorizes Secretary of State to destroy articles of incorporation and corporate records of corporations which have ceased to do business or conduct activities in this State, if microphotographic film print or copy of each document so destroyed is prepared in accordance with Sections 1920b and 1923, C. C. P., and at least one original negative of each microphotographic film is sealed and stored so as to assure its preservation indefinitely against loss, theft, defacement or destruction.

S.B. 597—BROWN. (Gov. Eff.) Amends Sec. 16403, Gov. C., re revolving funds.

Provides that state agency operating fund shall make accounting upon demand of Department of Finance or Controller, rather than at close of each fiscal year or upon such demand.

S.B. 598—MILLER AND OTHERS. (B. & P.) Amends, repeals, adds various secs., B. & P. C., re practice of nursing.

Deletes provision that board, with approval of Director of Finance shall fix salary of executive secretary and secretary shall be entitled to expenses.

Makes changes in membership and appointment of advisory council to Board of Nurse Examiners.

Deletes provision allowing graduate of accredited nursing school to work under its supervision pending results of examination.

Provides for temporary licenses to nurses registered in other states and countries for 4 months rather than 4 weeks and otherwise provides for licensing of foreign applicants.

Makes other provisions regulating examinations, and licensing of, and payment of fees by registered nurses.

S.B. 599—MILLER AND OTHERS. (B. & P.) Amends Sec. 2873.5, B. & P. C., re licensing of veterans as vocational nurses.

Requires veteran to take examination and to have additional qualifications to be granted license instead of being granted license without examination as now provided.

S.B. 600—MILLER AND OTHERS. (B. & P.) Amends Secs. 2871, 2892, and 2895, B. & P. C., re licensing of vocational nurses.

Requires applicant for license failing to pass first examination to pay fee for taking second examination.

Provides license renewal date on July 1, instead of January 1, and expiration date of August 30, instead of March 1.

Provides fee for filing of application to be fixed by board between \$5 and \$10, and second examination fee of \$5.

To take effect immediately, urgency measure.

S.B. 601—MILLER AND OTHERS. (B. & P.) Amends Secs. 2851, 2855, B. & P. C., re Board of Vocational Nurse Examiners.

Provides that 4 rather than 5 members constitute quorum.

Deletes requirement that board members make certified statement that service has been performed and expenses incurred for purposes of receiving per diem and reimbursement.

S.B. 602—MILLER AND OTHERS. (B. & P.) Amends Secs. 2866 and 2878, B. & P. C., re qualifications and regulation of vocational nurses.

Requires applicant to be of good moral character and satisfy board that grounds for suspension or revocation of license do not exist as to him.

Adds epilepsy, or being subject to epileptoid seizures, as grounds for suspension or revocation of licenses and makes other technical changes.

S.B. 603—MILLER AND OTHERS. (B. & P.) Amends Sec. 2866, B. & P. C., re qualifications for vocational nursing license.

Provides that statement under oath is sufficient proof of citizenship or intention of becoming citizen required for licensing.

Provides that applicants prior to January 1, 1955, shall be required to have had 6th grade education rather than 10th grade.

S.B. 604—MILLER AND OTHERS. (B. & P.) Amends Sec. 2873, B. & P. C., re licensing of vocational nurses.

Provides that prior to January 1, 1955, person applying for vocational nursing license on basis of having education or experience equivalent to that acquired in accredited school of vocational nursing may be licensed by Board of Vocational Nurse Examiners if application is accompanied by certificate signed by 3 physicians and surgeons appointed by county medical association in county wherein application is made, such certificate to be evidence of qualification for license.

S.B. 605—MILLER AND OTHERS. (B. & P.) Amends Sec. 2734, B. & P. C., re licensing of nurses.

Deletes requirement that person who graduated from accredited school of nursing and was practicing nursing for 5 years at enactment of Nursing Practice Act must be resident of this State to be eligible to take examination for license.

S.B. 606—MILLER AND OTHERS. (B. & P.) Amends Sec. 2761, adds Secs. 2762, 2763, and 2764, B. & P. C., defining unprofessional conduct of nurses for disciplinary action by Board of Nurse Examiners.

S.B. 607—HOFFMAN. (B. & P.) Amends Sec. 18671, B. & P. C., re amateur boxing contests.

Extends jurisdiction of State Athletic Commission over all amateur boxing contests conducted in accordance with Ch. 2, Div. 8, B. & P. C., and Sec. 412, Pen. C., rather than to such contests where admission fee is received.

S.B. 608—HOFFMAN. (Wat. Res.) Amends Sec. 13050, Wat. C., to delete provision fixing maximum salary of executive officers of regional water pollution control boards at \$800 per month.

S.B. 609—MILLER. (Soc. Wel.) Amends Act 8780d, the Unemployment Insurance Act, re unemployment insurance.

Changes base period for computation of unemployment benefits, when claimant has suffered industrial accident, by providing in such cases that benefit year is first 4 out of last 5 completed calendar quarters excluding those quarters during which claimant was disabled and substituting therefor equal number of quarters immediately preceding disability.

Provides for inclusion of quarter in which disability suffered if more equitable to claimant.

S.B. 610—MILLER. (Soc. Wel.) Amends Act 8780d, the Unemployment Insurance Act, re unemployment insurance.

Retains 1 week waiting period as prerequisite to eligibility for unemployment benefits but adds provision that benefits shall be paid for such week if unemployment continues thereafter.

S.B. 611—MILLER. (Soc. Wel.) Amends Act 8780d, the Unemployment Insurance Act, re unemployment insurance.

Raises from \$3 to \$6 amount of wages unemployed individual can earn for service performed during week without having such wages deducted from his weekly unemployment benefit.

S.B. 612—MILLER. (Soc. Wel.) Amends Act 8780d, the Unemployment Insurance Act, re weekly benefit amount.

Increases weekly benefit amount \$5 where claimant has dependent spouse, and by additional \$2.50 for each of first 2 dependent children under 18.

S.B. 613—MILLER. (Soc. Wel.) Amends Act 8780d, the Unemployment Insurance Act, re unemployment compensation benefits.

Increases weekly benefits from present minimum of \$10 on quarterly earnings of \$75-\$199.99 and from present maximum of \$25 on quarterly earnings of \$580 and over, to minimum of \$10 on quarterly earnings of \$75-149.99 and maximum of \$40 on quarterly earnings of \$875-\$900 or over.

S.B. 614—MILLER. (Soc. Wel.) Amends Act 8780d, the Unemployment Insurance Act, re claims for benefits.

Deletes provision that if more than 75 percent of claimant's base period wages are paid in single quarter he is ineligible for benefits unless his total base period wages equal or exceed 30 times his weekly benefit amount.

S.B. 615—MILLER. (Soc. Wel.) Amends Act 8780d, the Unemployment Insurance Act, re benefit awards.

Deletes provision which requires claimant to earn \$300 within 12 months following filing of claim in order to file "lag quarter" claim.

S.B. 616—MILLER. (Soc. Wel.) Amends Act 8780d, the Unemployment Insurance Act, re taxable wages.

Repeals provision excluding remuneration in excess of \$3,000 in any year from definition of "wages" subject to employer contributions, thereby requiring employer contributions on all remuneration for personal services in covered employment.

Requires worker contributions on first \$3,600, rather than first \$3,000, of remuneration paid to worker in any year.

S.B. 617—MILLER. (Soc. Wel.) Amends Act 8780d, the Unemployment Insurance Act, re eligibility for benefits.

Deletes declaration of legislative intent that unemployment insurance claimants be required to make reasonable effort to secure employment on own behalf, and deletes provision requiring finding that claimant has done so, as condition precedent to eligibility for benefits.

S.B. 618—DONNELLY. (B. & P.) Amends Secs. 19800 and 19803, B. & P. C., re weights of bread.

Permits loaves to be made or procured larger than standard or standard large, if their weights are multiples of mean weight of standard or standard large loaves. Permits 2 ounce tolerance.

S.B. 619—DONNELLY. (B. & P.) Amends Sec. 12706, adds Sec. 12707.5, B. & P. C., re public weighmaster weight certificates.

Makes alteration by any person rather than by public weighmaster, of state certificate of weights and measures, a misdemeanor.

Makes unlawful, alteration of tare weight of vehicle after its recordation on public weighmaster's certificate and prior to determination and recordation of gross laden weight on such certificate.

S.B. 620—DONNELLY. (B. & P.) Amends Sec. 12608, adds Sec. 12606.1, B. & P. C., re sale of commodities in containers.

Requires sealer to order off sale contents of container offered for sale without statement of net quantity on container as required by law; authorizes seizure of such containers as evidence.

Makes provision designating manner of expressing quantity applicable to commodities rather than foods.

S.B. 621—DONNELLY. (B. & P.) Amends Sec. 12501, adds Secs. 12518 and 12519, B. & P. C., re weighing and measuring instruments.

Authorizes sealer to refuse to seal instrument when so located that testing standards cannot be brought to instrument by customary means.

Makes misdemeanor: use of scale for retail sale of foodstuffs with minimum weight graduations exceeding one ounce; use of uncompensated spring scale for such sales, except fruits and vegetables; use of vehicle scale with minimum weight graduations exceeding 20 pounds; use of livestock scale with minimum weight graduation exceeding 5 pounds; weighing livestock, fowl, and poultry in drafts of less than 1,000 pounds on scale with minimum weight graduations exceeding one pound. Defines spring, compensated, vehicle, and livestock scales.

S.B. 622—DONNELLY. (B. & P.) Amends Sec. 12201, adds Secs. 12201.1, 12201.2, and 12207, B. & P. C., re sealers of weights and measures.

Requires Director of Agriculture to fill vacancy in office of county sealer by appointment, where appointing power fails to appoint within 30 days of receipt of eligible list submitted by director.

Requires department to furnish identification card to each sealer.

S.B. 623—DONNELLY. (L. Gov.) Adds Sec. 7209, Ed. C., re county school service fund.

Releases fund or property leased or purchased with proceeds of fund from control of board of supervisors. Vests title of property purchased by county superintendent of schools from such fund in that office.

S.B. 624—CUNNINGHAM. (Gov. Eff.) New act, requiring transfer to State Lands Commission for preservation, of all undelivered deeds in the custody of the State Treasurer and documents held by Secretary of State which pertain to sale of San Francisco tidelands pursuant to Ch. 543, Stats. 1867-8.

S.B. 625—CUNNINGHAM. (Gov. Eff.) Amends Sec. 23100, Gov. C., re boundaries of counties of State, making no substantive change.

S.B. 626—CUNNINGHAM. (Gov. Eff.) Adds Sec. 6221, P. R. C., re administration of State lands by State Lands Commission.

Requires any instrumentality, district, agency, or political subdivision of State using or occupying state lands under jurisdiction of commission to comply with provisions of P. R. C. and any rules or regulations promulgated by commission.

S.B. 627—CUNNINGHAM. (Gov. Eff.) Repeals Ch. 81, Stats. 1897, re granting of State's title to certain tidelands to U. S.

Abolishes provisions granting to U. S. all right and title of State in parcels of land extending from high-water mark out to 300 yards below low-water mark, lying adjacent and contiguous to such lands of U. S. in this State as lie upon tidal waters and are held, occupied, or reserved for military purposes or defense, lying adjacent and contiguous to any island, the title to which is in the U. S., or which island is reserved by the U. S. for any military or naval purposes, or defense.

S.B. 628—CUNNINGHAM. (Gov. Eff.) Amends Ch. 1307, Stats. 1947, and Sec. 8813, P. R. C., re California Coordinate System, making change in location of a control point and certain clarifications.

S.B. 629—CUNNINGHAM. (Nat. Res.) Adds Sec. 6463, P. R. C., re mineral claims on State lands.

Authorizes actions to secure title to State lands based on mineral claims filed before July 29, 1921, if documentary evidence to support claim is filed with State Lands Commission within 3 years after effective date of act.

S.B. 630—MILLER. (Fin. Inst.) Amends Sec. 1676, Ins. C., re certificates of convenience.

Prohibits issuance of certificate of convenience to any fire insurance or casualty insurance agent, except person conducting business of deceased licensee.

S.B. 631—DESMOND. (Gov. Eff.) Amends Sec. 33568, repeals Sec. 33561, H. & S. C., to restate and consolidate provisions re adoption of tentative community redevelopment plans.

S.B. 632—DESMOND. (Jud.) Amends Sec. 139, Civ. C., re payment of child support by party against whom divorce decree granted.

Requires court to order payment to district attorney's office for account of wife. Requires filing of support order with district attorney.

S.B. 633—BREED. (B. & P.) Adds Sec. 10052.5, B. & P. C., re terms of members of Real Estate Board.

Provides that no member of board, except Real Estate Commissioner, shall be reappointed for 3d successive term, exempting members as of January 1, 1953.

S.B. 634—COLLIER. (Wat. Res.) Amends Sec. 23242, adds Sec. 23242.5, Wat. C., re irrigation district assessments to fulfill obligations under federal reclamation contracts.

Provides that assessments to meet yearly obligations may be apportioned in whole or in part in accordance with benefits. Permits contract itself to provide method of apportioning benefit to parcels of land, empowers board to establish time for each parcel over which assessments must be paid, and provides for equalization hearings and levy of assessments.

To take effect immediately, urgency measure.

S.B. 635—MAYO AND HAROLD T. JOHNSON. (Gov. Eff.) Amends Ch. 47, 1943, 4th Ex. Sess., re reassignment of allocations to cities, counties, and cities and counties for postwar public works program.

Permits reassignment of allocations which have been made to districts and other agencies by cities, counties, and cities and counties.

To take effect immediately, urgency measure.

S.B. 636—MAYO AND HAROLD T. JOHNSON. (Gov. Eff.) Amends Act 6447, re allocation of state funds to local agencies for construction of public works.

Permits reassignment of allocations which have been made to districts and other agencies by cities, counties, and cities and counties.

To take effect immediately, urgency measure.

S.B. 637—THOMPSON. (Ed.) Amends Sec. 20543, Ed. C., re powers of State Board of Education in connection with state colleges, making no substantive change.

S.B. 638—THOMPSON. (Ed.) Amends Sec. 20302, Ed. C., re activities in which state colleges may engage, making no substantive change.

S.B. 639—GRUNSKY. (Wat. Res.) New act, the San Benito County Water Conservation and Flood Control District Act.

Creates the San Benito County Water Conservation and Flood Control District. Defines district powers and provides for its operation and management.

To take effect immediately, urgency measure.

S.B. 640—GRUNSKY. (Rev. & Tax.) Amends Sec. 17717, adds Sec. 17717.5, R. & T. C., re personal income taxation.

Provides for capital loss deduction equal to gains from sales or exchange of capital assets plus net income or \$1,000, whichever is less, existing law providing for such deduction in amount equal to such gains plus net income of \$2,000, whichever is less.

Provides for 5-year net capital loss carryover where net loss from sales of capital assets in any year exceeds amount of allowable capital loss deduction.

To take effect immediately, tax levy.

S.B. 641—GRUNSKY. (Jud.) Amends Sec. 625, C. C. P., re general and special verdicts.

Directs rather than permits court in all cases, other than those for recovery of money only or specific real property, at request of any party, to direct jury to find special verdict in writing upon all or any issues.

Directs rather than permits court in all cases, at request of any party, to direct jury, if they render general verdict, to find upon particular questions of fact in writing.

S.B. 642—GRUNSKY. (Jud.) Adds Secs. 605.5, Prob. C., 14501.5, R. & T. C., re inheritance tax and probate appraisers.

Provides for appointment of one or more by majority of judges of superior court at beginning of calendar year to appraise all estates during such year.

S.B. 643—GRUNSKY. (Jud.) Adds Sec. 17202.1, Fin. C., re additional surety bonds of escrow agents.

Authorizes Corporation Commissioner to increase surety bond required of escrow agent under Eserow Law from \$5,000 to 25 percent of average outstanding liability not to exceed \$25,000.

S.B. 644—GRUNSKY. (Jud.) Amends and adds various Secs., Fin. C., re escrow agents.

Clarifies definition of escrow to provide that escrow agent be third party to transaction.

Allows issue of duplicate escrow agent license upon surrender of outstanding certificate; reduces duplicate license fee from \$10 to \$2.

Requires independent audit of escrow agent on expiration, surrender or revocation of license; certification by public accountant of all independent audits; and makes technical and clarifying changes in independent audit requirements.

Makes escrow agent as well as director, officer, agent or employee of escrow agent, liable for specified offenses.

Provides for hearing pursuant to discontinuance order by deputy designated by commissioner, as well as regular hearing officer.

Requires posting of license in all places of business.

Prohibits false, misleading and deceptive statements or representations and any which refer to supervision by State.

Prohibits licensee describing any transaction not within statutory definition as an escrow.

Provides for maintenance of bond by surety until released by commissioner, or until canceled or amended by surety after 30 days notice.

Provides for public inspection of papers filed with commissioner but allows withholding disclosure where necessary for public or licensee's welfare.

Provides for escheat of unclaimed property after 4 years.

S.B. 645—GRUNSKY. (Jud.) Adds Secs. 17403.2 and 17403.3, Fin. C., re regulations of escrow instructions.

Prohibits escrow agent handling escrow instructions containing blank to be filled in after signing, or allowing change in instructions unless signed by every prior signatory.

Requires agent to deliver to all persons executing escrow instructions copy thereof.

S.B. 646—GRUNSKY. (Jud.) Amends Sec. 14254, Fin. C., re credit union certificate standards. Enlarges provisions for standard followed by commissioner issuing credit union certificates to include matters of membership and officers of union.

S.B. 647—GRUNSKY. (Jud.) Amends and adds various secs., Fin. C., re check sellers and cashers.

Provides for maintenance of bond by surety until released by commissioner, or until canceled or amended by surety after 30 days notice.

Requires conduct of business under true name unless fictitious name certificate filed. Requires notification of commissioner and filing of necessary information to establish branch.

Authorizes commissioner to enjoin violations and enforce penalties. Provides for public inspection of papers filed with commissioner, but allows withholding disclosure where necessary for public or licensee's welfare.

Provides for escheat of unclaimed money after 4 years.

Qualifies definition of check seller or cashier by providing that person receiving money to pay over on obligor's bills, etc., within definition only if agent of obligor.

Provides for capital required of licensees, eliminating capital requirements for applicants, and increases minimum capital from \$1,000 liquid assets for check cashers and \$5,000 liquid assets in excess of liabilities for check sellers to \$5,000 assets in excess of liabilities and \$5,000 liquid assets in excess of liabilities arising from sales of checks and money received for paying over. Authorizes commissioner to determine liquid assets. Prohibits charging fees in excess of posted schedule.

S.B. 648—GRUNSKY. (Jud.) Adds Sec. 12300.3, Fin. C., re use of trust accounts by check sellers and cashers.

Provides that all money, checks, drafts and money orders received in course of business operations by check sellers and cashers constitute trust funds, to be kept separately and deposited in bank account appropriately labeled.

Requires that such account together with undeposited amounts at least equal liability of licensees for checks sold and bills, etc., accepted for payment.

S.B. 649—GRUNSKY. (Jud.) Amends Secs. 12214, 12220, 12222, and 12301, Fin. C., re check sellers and cashers license fees.

Changes such license fees from flat \$100 to \$75 for principal office and \$5 for each branch. Eliminates doubled investigation and license fees for businesses conducted from mobile unit. Makes other technical changes.

S.B. 650—GRUNSKY. (Jud.) Amends Sec. 12200, adds Secs. 12301.2 and 12301.3, Fin. C., re regulations of check sellers and cashers.

Requires that check sold be drawn on bank authorized to do business in State.

Prohibits sale of check by officer, employee or agent of licensee unless signature on file with bank and commissioner.

Qualifies definition of person requiring license by providing that person receiving money to pay over on obligor's bills, etc., within definition only if agent of obligor.

S.B. 651—GRUNSKY, BUSCH, AND O'GARA. (Jud.) Amends Sec. 6060, B. & P. C., qualifications for license to practice law.

Requires 2 years' college work now required before beginning study of law to be not less than $\frac{1}{2}$ of work acceptable for bachelor's degree granted on basis of 4-year study by college or university approved by Committee of Bar Examiners, or if have attained 25 years now required as alternative, to have attained intellectual equivalent of such study as determined by the committee, such qualifications not to apply to a person registering as a law student prior to January 1, 1954.

Makes other changes in qualifications.

S.B. 652—GRUNSKY. (Jud.) Amends Sec. 690.26, C. C. P., re exemptions from attachment or execution proceedings.

Requires that affidavit filed for exemption of property must identify such property.

Requires levying officer to deliver to person in whose favor the writ of attachment or exemption runs a copy of such affidavit. Included with copy of affidavit must be writing signed by levying officer indicating that exempt property will be released unless counter affidavit is filed within 5 days after service of such writing.

Requires person in whose favor writ runs to show proof of service of copy of counter-affidavit upon debtor.

Changes time limit within which hearing must be had on claim of exemption from 10 to 15 days after motion for hearing was made.

Permits notice that is required of party making motion to be notice of motion or of hearing.

Permits filing of notice with court clerk to constitute making of motion.

Requires that the affidavit and counter-affidavit be received in evidence.

Permits court when sitting without a jury upon being satisfied that sufficient facts are shown by affidavit and counter-affidavit to make its determination. Requires court after making determination to make all proper orders for disposition of property.

Requires that provisions relating to service by mail be applicable when any documents required by this section are served by mail.

Requires written notice to opposing party when time allowed for any act is extended by court.

Makes other technical and clarifying changes.

S.B. 653—GRUNSKY. (Jud.) Adds Sec. 691.5, C. C. P., re executions.

Provides that officer levying against property pursuant to writ of execution shall not pay proceeds to plaintiff or other person entitled until 7 days after he has received possession of property.

S.B. 654—GRUNSKY. (Jud.) Amends Sec. 305, Veh. C., re revocation of licenses of juvenile offenders.

Provides Department of Motor Vehicles may, rather than must, revoke license of juvenile who has committed specified offenses.

Deletes requirement that juvenile whose license has been revoked must be age 18 before new license may be issued, thus allowing new license to be issued 1 year after date of revocation no matter what his age.

S.B. 655—GRUNSKY. (Jud.) Amends Sec. 257, Veh. C., re licensing juveniles to operate vehicles.

Deletes requirement that juvenile between ages 14 and 16 must, to obtain junior operator's license, be either resident or employee of ranch or farm other than resident of city with population of 15,000 or more, or resident of sparsely populated rural area in which transportation facilities are inadequate.

S.B. 656—GRUNSKY. (Jud.) Amends Sec. 880, W. & I. C., re court hearings for juvenile traffic offenders.

Authorizes juvenile court to hold its hearings in community where juvenile resides.

S.B. 657—GRUNSKY. (Jud.) Amends Sec. 826.5, W. & I. C., re appointment of juvenile court referees by judge of juvenile court.

Requires reporting of orders of referee for future good conduct of person charged within 20, rather than 10, days after making of order. Deletes obsolete references to justices of the peace.

S.B. 658—DESMOND. (Agr.) Repeals Chs. 11, 12, and 13, Div. 4, adds Chs. 15, 16, 17, Div. 6, Ag. C., re milk and dairy products.

Transfers provisions re produce exchanges and sale and distribution of fluid milk and cream from Div. 4 to Div. 6, Ag. C., without substantive change.

S.B. 659—GRUNSKY. (Jud.) Amends Sec. 720, W. & I. C., re appearance before juvenile court.

Provides that person within jurisdiction of court may be brought before it by notice to appear issued by any law enforcement officer.

S.B. 660—GRUNSKY. (Jud.) Adds Art. 2.5, Ch. 2, Pt. 1, Div. 2, W. & I. C., re juvenile traffic courts.

Provides for creation of juvenile traffic courts in juvenile courts in each county, to be presided over by juvenile court judge or majority of such judges in county.

Authorizes appointment of municipal or justice court judges to serve as judges on juvenile traffic courts, as well as juvenile court referees.

Provides that proceedings in such traffic court shall be conducted in same manner as proceedings in juvenile court, that separate sessions shall be held for all cases in such traffic court.

Provides that all dispositions made in juvenile traffic court shall conform to policies prescribed by juvenile court judge who presides over juvenile traffic court and shall be subject to his review and approval.

Directs Department of Motor Vehicles to furnish report forms to juvenile traffic courts and directs such courts to report dispositions made for each 30-day period.

S.B. 661—GRUNSKY. (Jud.) Adds Sec. 644.5, W. & I. C., re juvenile traffic cases.

Directs probation officer in each county to establish central reporting system for recording and compiling of data regarding all juvenile traffic cases.

S.B. 662—GRUNSKY. (Jud.) Adds Sec. 703, W. & I. C., re juvenile traffic offenders.

Provides that separate hearings shall be held in all cases involving persons under 18 years of age charged with traffic offenses.

S.B. 663—GRUNSKY. (Jud.) Adds Secs. 700.5 and 700.6, W. & I. C., re juvenile traffic offenders.

Gives courts having original jurisdiction over misdemeanor offenses, original jurisdiction over all persons under age of 18 who commit misdemeanor traffic offenses except those offenses of a serious or aggravated nature, including violations of Secs. 332, 501, 502, 503, 505, 506, Veh. C.

Directs municipal or justice court judge to certify to juvenile court any person under age of 18 who appears before him pursuant to Section 700.5 and who appears

to be repeating offender, has committed any offense of delinquent nature, or appears to require probationary treatment or psychologic or psychiatric investigation or treatment.

S.B. 664—GRUNSKY. (Jud.) Amends Secs. 700 and 825, adds Sec. 700.5, W. & I. C., re juvenile traffic offenders.

Exempts from jurisdiction of juvenile court juvenile offenses otherwise dealt with in Section 700.5, which provides courts having original jurisdiction over misdemeanor offenses shall have original jurisdiction over all persons under age of 18 who commit misdemeanor traffic offenses, except those offenses of serious or aggravated nature, including violations of Secs. 332, 501, 502, 503, 505, 506, Veh. C.

Provides that juvenile courts shall have jurisdiction over any person under age of 21 who is afflicted with syphilis, gonorrhea or chancroid and is in need of medical or custodial care, instead of medical and custodial care.

Makes exceptions for situations otherwise provided for in Section 700.5, in which court is prohibited from trying a case of any person under age of 18 unless the matter has first been submitted to juvenile court by petition as provided in Art. 7, Ch. 2, Pt. 1, Div. 2, W. & I. C.

S.B. 665—ED. C. JOHNSON. (Jud.) Amends Secs. 260 and 268, C.C.P., re officers and attaches of superior court.

Provides that commissioners, grade 1, shall receive annual salary not in excess of \$6,000 as fixed by superior court, rather than \$6,000, and commissioners, grade 2, shall receive annual salary not in excess of \$5,100 as fixed by superior court, rather than \$5,100.

Provides that official court report shall render stenographic or clerical service as directed by court and receive additional compensation as court may prescribe not to exceed unspecified sum per day.

S.B. 666—ED. C. JOHNSON. (Jud.) Amends Secs. 5050.1, 5050.8, and 5100, W. & I. C., re procedure for commitment of mentally ill persons.

Provides that court order for examination or detention of mentally ill person shall contain statement appointing 2 medical examiners to personally examine mentally ill person, and directing such examiners to report thereon to court, and directs judge to consider such report.

Requires name of person petitioning court to determine whether person is mentally ill to appear in commitment order, deletes requirement that mentally ill person be brought before court, and changes wording to be contained in such order accordingly.

S.B. 667—GRUNSKY. (F. & G.) Adds Sec. 421.5, F. & G. C., re sporting fishing licenses.

Enumerates varieties of fish and mollusks for taking of which sporting fishing license is required. Prohibits sale of fish or mollusk taken under such license.

S.B. 668—GRUNSKY. (Rev. & Tax.) Amends and adds various Secs., R. & T. C., re capital gains and losses for personal income tax.

Changes provisions relating to capital gain and loss computation and provides carry-forward of unused loss to conform to federal income tax.

To take effect immediately, tax levy.

S.B. 669—GRUNSKY. (Jud.) Amends Sec. 108, Civ. C., re divorce on grounds of incurable insanity.

Authorizes divorce upon proof of confinement of insane spouse in institution for 3 continuous years under provisions of law of other states relating to commitment of insane persons and testimony of member of staff of institution that such spouse is incurably insane.

S. B. 670—BREED. (B. & P.) Amends Sec. 6738, B. & P. C., re practice of civil engineering.

Declares provision regulating practice of civil engineering through medium of partnership, firm or corporation does not prevent use of name of partnership, firm, or corporation engaged in civil engineering which was lawfully organized in California, rather than lawfully in existence, on September 30, 1947.

S.B. 671—BREED. (B. & P.) Amends Sec. 11013, B. & P. C., re subdivision of lands.

Authorizes sale of lands subject to lien, encumbrance, option, contract, or trust agreement, where provision is made to enable vendee to obtain clear title upon completion of all payments or performance of all required terms, eliminating requirement that provision be made to permit vendor to deliver such title. Requires that title to property be placed in corporate trust company under trust agreement where title is to be transferred to vendee under terms and conditions that may be fulfilled more than one year from date of contract or agreement of sale. Provides for recordation of documents in county in which property is located.

S.B. 672—BREED. (B. & P.) Amends Secs. 11010, 11011, and 11015, B. & P. C., re subdivided lands.

Clarifies provisions requiring notice of intent to subdivide. Provides for increase of filing fees with \$50 minimum and unspecified maximum. Increases inspection mileage allowance from 5 to 10 cents per mile.

S.B. 673—BREED. (B. & P.) Amends Secs. 10561, 10562, 10562.5, and 10562.6, B. & P. C., re disciplining mineral, gas and oil licensees.

Deletes requirements that disciplinary action, including suspension or revocation of license, by Real Estate Commissioner against licensee be taken within immediately succeeding 3 years after prohibited acts, and makes other changes relating to disciplining of licensees.

S.B. 674—BREED. (B. & P.) Amends Secs. 10301, 10302, 10302.5, and 10302.6, B. & P. C., re business opportunity licenses.

Deletes requirement that action to suspend or revoke license be within 3 years after act constituting grounds therefor.

Makes cause for suspension or revocation, commingling with his own, money or property of others received and held by him, rather than of his principal; obtaining written agreement of purchaser to buy property without having secured authorization of owner to sell; making misstatement of fact in application to procure license; entered plea of guilty or nolo contendere to or been found guilty of, as well as conviction of, felony; wilful disregard or violation of real estate law or regulations of Commissioner; civil judgment on grounds of malice or oppression as well as fraud or deceit; and being committed or adjudged to be mentally ill as well as insane or incompetent.

S.B. 675—BREED. (B. & P.) Amends Secs. 10176, 10177, 10177.5, and 10177.6, adds Sec. 10101, B. & P. C., re disciplining real estate licensees.

Requires accusation required by Administrative Procedure Act for proceedings to revoke or suspend license to be filed not later than 3 years after occurrence of acts with which licensee is charged, and makes other clarifying changes relating to disciplining of licensees.

S.B. 676—BUSCH AND OTHERS. (Jud.) Amends Secs. 2466, 2468, 2469, and 2469.1, Civ. C., re partnerships doing business under fictitious name.

Changes information required on certificates that must be filed, acknowledged, and published, from statement of all members of partnership to statement showing general partners only.

S.B. 677—BUSCH AND OTHERS. (Jud.) Adds Sec. 386.5, C. C. P., to provide for dismissal of defendant who is mere stakeholder, where conflicting claims made by parties to action, upon deposit of amount in dispute with clerk of court.

S.B. 678—BUSCH AND OTHERS. (Jud.) Amends Sec. 1013, adds Sec. 1013.5, Civ. C., re removal of improvements from real property.

Authorizes removal of improvements affixed to land of another by any person who affixed such improvements thereto in good faith, erroneously believing because of mistake either of law or fact that he had right to do so.

Requires such person, before removing improvements, to obtain judgment from superior court in county where property is situated permitting removal, on such terms as court prescribes.

Requires court, in such action, to award owner of land amount deemed by it equitable to compensate him for his damages and expenses, including attorneys' fees, resulting from such affixation and removal and for defending action.

S.B. 679—BUSCH AND OTHERS. (Jud.) Amends Sec. 1600, Prob. C., to authorize any person who may be interested in estate of ward to file written request, stating that he desires special notice of filing or commencing of certain specified documents and proceedings.

S.B. 680—BUSCH AND OTHERS. (Jud.) Amends Sec. 296.42, Prob. C., re estates of deceased persons and determination of order of their death.

Authorizes court, if satisfied that named persons are dead and that they did not die simultaneously, to make an order setting forth order in which such persons died.

Gives probate court first acquiring jurisdiction under Sec. 296.41, Prob. C., jurisdiction to determine order in which the named persons died.

Provides that names of deceased persons appear in order, and that order is conclusive only as against personal representatives of deceased persons named therein, rather than against personal representatives of deceased persons determined to have died simultaneously.

S.B. 681—BUSCH AND OTHERS. (Jud.) Amends Sec. 360.5, C. C. P., re waivers of the statute of limitations.

Deletes provision that no waiver executed subsequent to expiration of time limited for commencement of action shall be effective for period exceeding 4 years from date of expiration of time limited for commencement of action, and provides that waiver executed after expiration of such time shall be effective for 4 years from date thereof.

Provides that such subsequent waivers may be renewed for further period not exceeding 4 years from, rather than upon, expiration of the immediately preceding waiver.

Deletes references to acknowledgments and promises, making section applicable to all forms of waiver.

S.B. 682—BUSCH AND OTHERS. (Jud.) Amends Sec. 3440.1, Civ. C., re transfer, sale or assignment of stock in trade, in bulk.

Requires recording of notice at least 10 days before consummation of sale, transfer, assignment, or mortgage of a stock in trade, in bulk, or substantial part thereof, other than in ordinary course of trade and in regular and usual practice and method of business of vendor, transferor, assignor or mortgagor.

S.B. 683—BUSCH AND OTHERS. (Jud.) Amends Sec. 1953i, C. C. P., re uniform photographic copies of business and public records as evidence.

Deletes provision authorizing destruction of original business and public records unless held in custodial or fiduciary capacity or unless preservation is required by law, provided that same has been recorded, copied, or reproduced by any photographic, photostatic, microfilm, microcard, miniature photographic, or other process which accurately reproduces or forms durable medium for so reproducing original.

S.B. 684—BUSCH AND OTHERS. (Jud.) Amends Secs. 1180 and 1181, Civ. C., re proof and acknowledgment of instruments.

Authorizes justice of district court of appeal, judge of municipal court, and judge of justice court to take proof or acknowledgment any place in State.

S.B. 685—BUSCH AND OTHERS. (Jud.) Amends Sec. 1263, Civ. C., re contents of declaration of homestead.

Provides that declaration of homestead may contain statement showing improvements which have been affixed to property sought to be homesteaded.

S.B. 686—MAYO. (Soc. Wel.) Amends Act 8780d, the Unemployment Insurance Act, Sec. 3125, U. I. C., re investment of funds of Unemployment Compensation Disability Fund.

Adds to existing law, which authorizes investment of not more than \$9,500,000 of Disability Fund in construction and equipment of facilities for use of Department of Employment, provision that because of increased building costs amount may be increased with approval of Director of Employment and State Public Works Board by \$1,900,000.

Provides that upon request of Director of Employment \$500,000 shall be transferred to Employment Contingent Fund in repayment of amount authorized to be expended for preliminary plans and specifications.

S.B. 687—ERHART. (Gov. Eff.) Amends Sec. 79.40, C. C. P., to change salary of San Luis Obispo County superior court judge from \$11,750 to \$15,000.

S.B. 688—ERHART. (Fin.) Appropriates out of State Highway Fund \$354.25 to pay claim by City of Pismo Beach against State.

S.B. 689—ERHART. (L. Gov.) Amends Sec. 28128, Gov. C., re compensation for public service in San Luis Obispo County.

Changes salary of auditor from \$5,400 to \$6,600 per year, district attorney from \$7,800 to \$9,000 per year, each supervisor from \$3,000 to \$4,500 per year.

S.B. 690—O'GARA. (Trans.) Amends Secs. 30003, 30050, and 30058, S. & H. C., re California Toll Bridge Authority.

Changes name to California Toll Road and Bridge Authority and adds as members 1 resident of each county in which toll bridge, toll road, or other toll highway crossing is situated, to be appointed by Governor with advice and consent of Senate. Terms of county members to be for 4 years, except terms of county members first appointed within 1 year after effective date to be staggered. Prohibits issuance of bonds for toll bridge, toll road, or toll highway crossing situated in county not having member on authority until member from county is appointed and takes office.

S.B. 691—HOFFMAN AND OTHERS. (F. & G.) Amends Secs. 902 and 903, F. & G. C., re nets.

Specifies that trammel nets permitted to be used in district 10 and part of district 12B are to be drift trammel nets.

S.B. 692—HOFFMAN. (Soc. Wel.) Amends Act 8780d, the Unemployment Insurance Act, Sec. 1403, U. I. C., re benefit rights of trainees.

Extends existing provisions preserving wage credits and benefit rights of some persons in military service to all persons who entered military service after April 1, 1940, and terminate such service on or before July 1, 1955.

S.B. 693—HOFFMAN. (B. & P.) Adds Secs. 18711.5, and 18716, B. & P. C., re tax on televising of boxing and wrestling contests.

Requires contracts for televising and telecasting of such contests to be submitted to State Athletic Commission; includes receipts from such contracts in revenue subject to tax.

S.B. 694—HOFFMAN. (Mil. & Vet. Aff.) Amends Sec. 215, R. & T. C., re veteran organizations property tax exemption.

Grants exemption to property owned by local unit, chapter or post of veteran organization chartered by Congress, as well as by national organization.

S.B. 695—HOFFMAN. (Mil. & Vet. Aff.) Adds Sec. 981.6, M. & V. C., re educational benefits for veterans.

Prohibits veteran from receiving state educational benefits at same time he is receiving federal educational benefits.

S.B. 696—HOFFMAN. (Gov. Eff.) Adds Sec. 19622.7, B. & P. C., re appropriations from Fair and Exposition Fund.

Requires transfer from such fund of appropriation for support of California State Fair to State Fair and Exposition Fund; and payment from former fund to 1-A District Agricultural Association of appropriation for support of such association.

S.B. 697—MAYO AND OTHERS. (Gov. Eff.) Adds Pt. 11, Div. 3, Title 2, Gov. C., the Public Works Construction Act of 1953, re creation of state public works authority, fixing duties, authorizing issuance of revenue bonds, and making appropriation.

Creates Public Works Construction Authority consisting of Director of Public Works, State Treasurer, Corporation Commissioner and 2 members appointed by

Governor subject to confirmation by Senate, 1 to be experienced in field of bond investments and 1 with general business experience, members to serve without compensation except expenses, for 4-year staggered terms.

Provides that commission shall elect president, secretary, and treasurer and employ and fix compensation of executive secretary, exempt from civil service.

Authorizes acquisition of real property subject to approval of Department of Finance and provides for contracts with department for maintenance and repair of public works constructed. Provides for construction, maintenance and operation of facilities for use by state agencies at reasonable rates to be determined by authority. Authorizes borrowing of money, payment of costs of projects, making of contracts and issuance of bonds.

Provides that bonds shall mature in not exceeding 30 years, bear interest at not exceeding 6 percent per year and shall be redeemable at not exceeding 105 percent of principal amount. Provides that bonds may be sold to State Employees' Retirement System or local school retirement boards. Provides that bonds are proper investments by state officers, local officers, banks, insurance companies, administrators, executors, guardians, trustees, and other fiduciaries.

Pledges faith and credit of authority but not of state or local agency for repayment. Authorizes execution of deeds of trust or other agreements covering property of the authority. Provides for repayment from rental and proceeds of properties. Authorizes issuance of refunding bonds. Requires projects to be constructed pursuant to contract if cost exceeds \$500. Authorizes employment of architects and experts and employment of state agencies. Authorizes condemnation.

Appropriates \$25,000 for payment of costs and expenses incurred in commencing work of authority.

S.B. 698—BREED AND OTHERS. (G. E. & E.) New act, authorizing construction of state office buildings pursuant to Public Works Construction Act of 1953 in Fresno, Los Angeles, Oakland, San Francisco, and San Diego.

S.B. 699—DILWORTH. (Wat. Res.) Amends Sec. 27518, Wat. C., re dissolution of irrigation districts, making no substantive change.

S.B. 700—DILWORTH. (Agr.) Amends Sec. 799, Ag. C., to add Perlette grapes to list of table grapes.

S.B. 701—DILWORTH. (Agr.) Amends Sec. 802, Ag. C., to require Perlette grapes to test not less than 16, rather than 17, percent soluble solids.

S.B. 702—DILWORTH. (Mil. & Vet. Aff.) Adds Sec. 981.14, M. & V. C., re educational benefits for veterans.

Defines "veteran" for such purposes as including persons serving in the armed forces from June 27, 1950, to future date to be set by Governor.

S.B. 703—COOMBS. (Gov. Eff.) New act, authorizing Director of Finance to quitclaim State's interest in pipeline from Napa State Hospital to Spenceer Ranch, Napa County, in such manner as would serve best interests of State.

S.B. 704—THOMPSON. (Trans.) Adds Sec. 2107.5, and amends Sec. 2108, S. & H. C., re use of highway funds for grade crossing separation or protection work on county roads and city streets.

Provides for allocation by California Highway Commission, on basis of need, and on matching basis, of sum equal to 1 percent of moneys in Highway Users Tax Fund after present apportionments to counties, to counties and cities for grade crossing separation or protection work.

S.B. 705—DESMOND. (Rev. & Tax.) Amends Sec. 4986, adds Secs. 2635 and 2636, R. & T. C., re taxes on property acquired by governmental agencies.

Provides that when property is acquired by governmental agency, assessee of property on date of acquisition shall remain personally liable for 3 years for taxes owed.

Provides deed shall not be recorded until money owed, constituting lien, is paid. Makes other technical changes.

S.B. 706—DESMOND. (Pub. H. & S.) Amends and adds various Secs., H. & S. C., re assessments for sanitary and sewerage systems.

Provides for assessments on fiscal, instead of calendar, year basis; and for collection thereof pursuant to laws governing collection of local taxes.

Requires entry of description of property rather than name of owner in notice of assessment and assessment roll.

S.B. 707—DESMOND. (Rev. & Tax.) Amends and repeals various Secs., R. & T. C., making changes of clarifying and substantive nature with respect to distribution of local property taxes.

S.B. 708—BREED. (L. Gov.) Amends Act 1880, the Municipal and Justice Court Act of 1949, and Sec. 71180.5, Gov. C., to require county clerk to notify State Controller of vacancies in municipal or justice court judgeships.

S.B. 709—MAYO AND HAROLD T. JOHNSON. (Gov. Eff.) Adds Sec. 54129.5, Gov. C., and makes appropriation, re earthquake relief.

Authorizes State Allocation Board, on loaning funds to local agency for restoration, repair and reconstruction of public works damaged by earthquakes, to waive specified requirements now applicable thereto when board deems such requirements inapplicable to, or not feasible for use in connection with, such loans.

Provides that \$3,000,000 appropriated for earthquake relief by Stats. 1952 (2d Ex. Sess.), Ch. 21, shall be used for such purpose during 1954-55 fiscal years, in addition to 1952-53 and 1953-54 as now provided.

Declares balance not applied for by local agencies by December 31, 1954, rather than 1953, shall revert to General Fund.

To take effect immediately, urgency measure.

S.B. 710—O'GARA. (Gov. Eff.) Amends Sec. 1732.6, H. & N. C., Secs. 11551, 11556, Gov. C., to increase salary of Port Manager of Board of State Harbor Commissioners for San Francisco Harbor from \$12,000 to \$16,000.

S.B. 711—O'GARA. (Gov. Eff.) Amends Sec. 2050, H. & N. C., re duties of Board of State Harbor Commissioners for San Francisco Harbor.

Requires board to advertise for sealed proposals when it determines cost of harbor improvements will exceed \$6,000, rather than \$3,000.

S.B. 712—O'GARA. (Gov. Eff.) Amends Sec. 1915, H. & N. C., re authority of Board of State Harbor Commissioners for San Francisco Harbor.

Deletes limitation of \$20,000 a year on funds which may be spent by board out of San Francisco Harbor Improvement Fund for promoting and maintaining commerce and prestige of San Francisco Harbor.

S.B. 713—O'GARA. (Gov. Eff.) Amends Sec. 1908, H. & N. C., re authority of Board of State Harbor Commissioners for San Francisco Harbor.

Authorizes board to own and operate fireboats for protection of San Francisco Harbor or to contract with City of San Francisco or other governmental agency for fireboat service or any part of such service, contract cost to be limited to not more than \$300,000 a year. Present law authorizes contracts with City of San Francisco for service of city-owned fireboats.

S.B. 714—O'GARA. (Gov. Eff.) Amends Sec. 2071, H. & N. C., to change boundary lines of lands and add specified seawall lots which may be leased by Board of State Harbor Commissioners for San Francisco Harbor.

S.B. 715—O'GARA. (Gov. Eff.) Amends Sec. 2071, H. & N. C., re leasing of lands by Board of State Harbor Commissioners for San Francisco Harbor.

Provides board may lease any seawall lot rather than certain specified seawall lots, and makes other boundary changes on lands which may be leased by board.

S.B. 716—O'GARA. (Gov. Eff.) Adds Sec. 1732.8, H. & N. C., re Port Manager for San Francisco Harbor.

Changes name of "port manager" of Board of State Harbor Commissioners for San Francisco Harbor to "port director."

S.B. 717—O'GARA. (Gov. Eff.) Adds various Secs., Gov. C. re retirement of harbor policemen employed by Board of State Harbor Commissioners for San Francisco County Harbor.

Provides that harbor police members shall be included in State Employees' Retirement System as patrol members. Provides for rates of contribution accordingly to apply on and after July 1, 1953. Provides for crediting of services of harbor police members prior to enactment and that rates shall be sufficient to produce annuity of $\frac{1}{2}$ final compensation at age 55 less $\frac{1}{2}$ of prior service pension.

Provides that act becomes operative on 1st day of month next succeeding effective date unless effective date is 1st day of month in which case it becomes operative on effective date.

S.B. 718—O'GARA. (Gov. Eff.) Amends Sec. 1915, H. & N. C., re authority of Board of State Harbor Commissioners for San Francisco Harbor.

Changes limitation on funds which may be spent by board out of San Francisco Harbor Improvement Fund for promoting and maintaining commerce and prestige of San Francisco Harbor from \$20,000 to \$100,000 a year.

S.B. 719—HOFFMAN. (Agr.) Amends Sec. 828.25, Ag. C., re standard containers.

Deletes standard containers 15, 16, 17, 18, and 18A from list of standard fruit boxes.

S.B. 720—BREED. (Gov. Eff.) Amends Ch. 263, Stats. 1937, and amends various Secs. of various codes, re reporting and transmission of fines and forfeitures in which State has an interest.

Requires courts collecting moneys, forfeited bail, or fines, in which State has an interest, to deposit State's share with county treasurer rather than with State Treasurer, and requires county auditor to pay such shares to State Treasurer at least once a month.

Makes similar change in manner of reporting record of such fines or forfeitures to State Controller.

Makes other changes in law in conformity therewith.

S.B. 721—BREED. (L. Gov.) Amends Secs. 53679, 71381 and 71384, Gov. C., and Secs. 116d and 116h, C. C. P., re municipal and justice court bank accounts and deposits.

Makes deposit of justice and municipal court funds in state or national banks permissive rather than mandatory.

Makes it optional whether or not uniform accounting system for municipal and justice courts provides for bank accounts of such courts.

Makes uniform accounting system providing for deposit of municipal and justice court funds in county treasury applicable to all counties rather than only Los Angeles County.

S.B. 722—McBRIDE. (Ed.) Appropriates \$80,000 to Regents of the University of California for planning construction and equipping of rehabilitation center to be operated as a part of School of Medicine on Los Angeles campus of the university.

S.B. 723—WAY. (F. & G.) Appropriates unspecified sum from Wild Life Restoration Fund for establishment of fish hatchery upon site previously acquired for the purpose along Cedar Creek, Mendocino County.

S.B. 724—WEYBRET. (Pub. H. & S.) Adds Secs. 2600.6 and 2600.7, H. & S. C., re control of tuberculosis and communicable disease.

Provides that person confined in another county for violation of quarantine shall be returned to county where he was convicted by sheriff when confinement terminates.

Provides upon 2d conviction for violating quarantine person may be confined for 1 year.

S.B. 725—BUSCH. (F. & G.) Amends Sec. 1184, F. & G. C., re hunting bird dog training and field trials.

Changes season for training and field trials from between July 1 and March 31 to between September 1 and March 31.

Requires licenses for such training and trials. Authorizes Department of Fish and Game to issue licenses. Authorizes fee for licenses of \$10 for clubs and one dollar for individuals.

Authorizes Fish and Game Commission to make rules and regulations.

S.B. 726—BUSCH. (F. & G.) Amends Sec. 1171.1, F. & G. C., re training of dogs on native game birds.

Changes season for training from between July 1st and March 31st to between September 1st and March 31st.

S.B. 727—THOMPSON. (B. & P.) Amends Sec. 6537, B. & P. C., re admission to barber colleges.

Provides that in computing 3 year period immediately prior to making application, within which applicant from another state or country has practiced barbering at least 2 years as qualification for admission to barber college, time served during period of war in which United States has been or is engaged on effective date shall be excluded.

S.B. 728—HAROLD T. JOHNSON. (Gov. Eff.) Amends, rennumbers, repeals, and adds various Secs., P. R. C., re assessment and collection of charges against oil and gas wells.

Revises method for estimating, assessing, and collecting charges, including: (a) provision for payment to State Controller instead of to Treasurer; (b) provision for Department of Natural Resources fixing the assessment rates in conjunction with the Department of Finances; (c) provision for protests regarding the rate and a hearing therefor; (d) provision for refunds of overpayments.

S.B. 729—DILWORTH. (Fin. Inst.) Adds Sec. 42, Ins. C., to prohibit grant of authority to transact insurance in this State to a subversive organization.

S.B. 730—DILWORTH. (Ed.) Adds Sec. 18237, Ed. C., re use and occupancy of school buildings.

Provides for use of school buildings without personal liability of governing board members until end of existing national emergency after inspection by 2 or more licensed engineers reporting buildings reasonably safe for 5 years' use.

S.B. 731—DILWORTH. (Ed.) Repeals and adds Art. 1, Ch. 2, Div. 3, and Ch. 15, Div. 3, and repeals Art. 4, Ch. 16, Div. 3, Ed. C., re support of Public School System.

Deletes appropriations to State School Fund. Increases basic state aid allowance from \$90 to \$120. Creates various accounts in State School Fund corresponding to allowances of state aid to districts, county school service fund, and county school tuition funds. Provides for automatic increase or decrease in allowances depending on amount appropriated by Legislature to each account. Deletes provisions for re-computation of allowances increasing or decreasing equalization aid according to overage or deficiency in amounts transferred to State School Fund on account of attendance of pupils as compared to amounts allowed from fund for such attendance.

S.B. 732—WEYBRET. (Soc. Wel.) Amends Secs. 104.1, 104.5, adds 104.7-104.9, inclusive, W. & I. C., re appeals by applicants or recipients of public assistance, and establishment of appeals division in State Department of Social Welfare.

Provides for establishment of an appeals division in State Department of Social Welfare, prescribes its duties and powers and sets forth procedure for appeals thereto by applicants for or recipients of public assistance.

Modifies existing appeals procedure in public assistance cases.

S.B. 733—BURNS AND OTHERS. (B. & P.) Adds Secs. 5210, 5211, 5291, 5292, and 5293, B. & P. C., re outdoor advertising on freeways.

Defines freeway and landscaped freeway for purposes of outdoor advertising regulations, prohibits placing or maintaining advertising displays adjacent to landscaped freeways if designed to be viewed primarily from freeway, excepting certain specified advertising displays, and provides for removal of prohibited advertising displays.

S.B. 734—BURNS AND OTHERS. (B. & P.) Amends Sec. 5227, B. & P. C., re outdoor advertising regulations by counties.

Provides county land use or zoning regulations affecting placing of advertising displays may include prohibition against placing such displays within certain distance of freeway, highway, or street if same prohibition extends to all other buildings and structures in area.

S.B. 735—BURNS. (Gov. Eff.) Amends Sec. 79.10, C. C. P., changing salary of judges of superior court in Fresno County, from \$14,250 to \$15,000 per year.

S.B. 736—BURNS. (Jud.) Amends Sec. 304.3, C. C. P., and Secs. 68090 and 68091, Gov. C., re fees of interpreters and translators.

Increases fees for each day's actual attendance at coroner's inquest from \$5 to \$10 per day. Increases fees for each day's actual attendance at court from \$10 to \$20 per day. Increases aggregate amount of fees that may be allowed from \$10 to \$20 per day.

S.B. 737—BURNS AND OTHERS. (Gov. Eff.) Amends Sec. 9411, Gov. C., re contempt of legislative committees.

Extends existing provision for dismissal and disqualification for employment, now applicable to state employees who commit contempt before legislative committees, to employees of every city, county, city and county, and public district.

S.B. 738—BURNS. (L. Gov.) Amends Ch. 1227, Stats. 1951, re number and compensation of judges, officers and attaches of Fresno municipal court, making unspecified changes.

S.B. 739—BURNS. (L. Gov.) Adds Sec. 31553.7, Gov. C., re filing of declarations by elective officers for membership in county employees' retirement associations.

Provides opportunity for existing officers to file any time before March 1, 1954, regardless of existing limitations.

S.B. 740—BURNS. (Fin. Inst.) Adds Sec. 9080.5, Ins. C., to exempt religious organizations transacting fire insurance for members since January 1, 1925, from laws regulating fire insurers.

S.B. 741—BURNS. (Jud.) Adds Ch. 7, Div. 20, H. & S. C., re swimming pools.

Makes it misdemeanor to have unfenced or uncovered swimming pool which is dangerous to persons legally on premises or to minors under 12.

S.B. 742—BURNS. (Gov. Eff.) Amends Sec. 31645, Gov. C., re county employees' retirement systems, to correct cross reference.

S.B. 743—GIBSON. (Wat. Res.) Amends Act 7733, the Solano County Flood Control and Water Conservation District Act, making no substantive change.

S.B. 744—DILWORTH. (Wat. Res.) Appropriates unspecified sum to Riverside County Flood Control and Water Conservation District for flood control purposes in Lake Elsinore, declaring it in state interest.

S.B. 745—THOMPSON. (B. & P.) Adds Sec. 7150, B. & P. C., re licensing of building inspectors.

Requires any person holding himself out as, or performing work of, building inspector to be licensed.

S.B. 746—ABSHIRE. (F. & G.) Amends Sec. 429.5, F. & G. C., re exempting members of armed forces from sporting fishing license requirement.

Extends alternative time limit for exemption until 91st day after final adjournment of 1955, rather than 1953, Regular Session.

S.B. 747—ABSHIRE. (Pub. H. & S.) Amends Sec. 14025, adds Sec. 14030, H. & S. C., re taxes and assessments for fire protection districts.

Provides that petition to form district may include request that taxes and assessments be limited to stated amount, and such taxes shall be limited to that amount except as to taxes and assessments for purposes authorized at election as provided by law.

S.B. 748—ABSHIRE. (B. & P.) Amends Sec. 9028, B. & P. C., re suspension and revocation of social worker's certificate.

Adds as grounds for suspension or revocation of social worker's certificate, use of intoxicating liquor, narcotic or hypnotic drugs, commission of dishonest or fraudulent acts, or gross malpractice.

S.B. 749—COLLIER, POWERS, AND WAY. (Gov. Eff.) Adds Ch. 2.5, Div. 1, Title 2, Gov. C., creating California Klamath River Commission to co-operate with commission representing Oregon in formulation of interstate compact as to distribution and use of waters of Klamath River.

S.B. 750—CUNNINGHAM. (Elec.) Adds Sec. 1408, Elec. C., re cost to State of initiative constitutional amendments.

Provides method for making and publishing estimate of probable cost if proposed measure adopted.

Provides method for publishing rebuttal to official estimate.

S.B. 751—WILLIAMS. (Wat. Res.) Adds Sec. 22654, Wat. C., allowing irrigation districts to enter into litigation concerning use or ownership of waters where district purpose would be served or any land benefited.

S.B. 752—WILLIAMS. (Wat. Res.) Adds Sec. 22655, Wat. C., re power of irrigation districts to enter into litigation.

Permits district to engage in legal actions and proceedings to prevent interference of natural flow in any stream or naturally or artificially created subterranean supply of waters which may: (1) be used or useful for any district purpose; (2) be of common benefit to or endanger land or inhabitants of district.

S.B. 753—WILLIAMS. (Wat. Res.) Adds Sec. 22078, Wat. C., re irrigation district powers.

Empowers district specifically to control, distribute, store, spread, sink, treat, purify, recapture and salvage any water, including storm and sewage waters, for beneficial uses of district inhabitants, owners of water rights, or district itself.

S.B. 754—WILLIAMS. (Wat. Res.) Adds Sec. 25652, Wat. C., providing that annual assessments in irrigation districts must include sums sufficient to pay operation and maintenance expenses for next calendar year, unless otherwise provided for.

S.B. 755—WILLIAMS. (Fin. Inst.) Amends Secs. 1359 and 1362, Fin. C., re savings bank funds investments.

Eliminates restriction on investments in district bonds requiring that total amount of bonded indebtedness be less than 50% of value of assessable land in district and property owned by district.

Provides alternative restriction on investments in securities of state or political subdivision, allowing approval by District Securities Commission in lieu of requiring both specified ratio of net income to debt service requirements and minimum gross income.

To take effect immediately, urgency measure.

S.B. 756—WILLIAMS. (Wat. Res.) Amends Sec. 20064, Wat. C., re investment of funds in district bonds.

Provides that bonds of district, which have been certified by District Securities Commission, may be purchased by savings banks free from certain limitations in Financial Code which limit amount of any one district's bonds purchasable by any one bank.

To take effect immediately, urgency measure.

S.B. 757—ABSHIRE. (Pub. H. & S.) Adds Part 7, Div. 5, Secs. 7800-7804, incl., Lab. C., re flammable substances.

Requires every person engaged in business requiring employees to handle or work in close proximity to flammable substance, as defined, to provide effective devices for smothering flames on employee's person or clothing.

Provides that Division of Industrial Safety may adopt general orders to make act effective and makes violation a misdemeanor.

S.B. 758—ABSHIRE. (Wat. Res.) Amends Act 7757, the Sonoma County Flood Control and Water Conservation District Act, making no substantive change.

S.B. 759—ABSHIRE. (Lab.) Adds Sec. 1682.5, Lab. C., re farm labor contractors.

Provides that individual, who employs or who recruits, solicits, supplies, or hires on behalf of employer workers to engage in activities connected with sheep shearing is not farm labor contractor for purposes of licensing.

S.B. 760—ABSHIRE. (Trans.) Amends Sec. 709 and adds Sec. 709.1, Veh. C., re inspection of vehicles and loads for violation of height, width, length, or weight restrictions.

Authorizes officer to require vehicle suspected of exceeding weight restrictions to be driven to nearest scale facility for weighing if such scales are within 20 rather than 5 miles.

Provides procedure for inspecting vehicles parked on highways, supplementing existing procedure for inspecting vehicles driven or moved on highways, to ascertain if height, width, length or weight of such vehicles are in excess of prescribed limitations for driving or moving vehicles upon highways.

S.B. 761—ABSHIRE. (Trans.) Amends Sec. 525.1, Veh. C., re driving certain slow-moving vehicles in right hand lane.

Requires certain vehicles which may be operated at low speeds only when equipped with pneumatic, solid, or metal tires to be driven in right hand lane except when passing vehicles or making left turns.

S.B. 762—ABSHIRE. (Trans.) Amends Sec. 531, Veh. C., re distance towing vehicle must keep from vehicles ahead.

Provides driver of vehicle towing another vehicle must, when outside business or residence district, keep his vehicle not less than 500 rather than 300 feet to rear of vehicles proceeding ahead of him.

S.B. 763—ABSHIRE. (Agr.) Amends Sec. 1101 and adds Sec. 1103.35, Ag. C., re eggs.

Permits dyeing of "denatured" egg with permanent purple or dark blue dye, as well as black dye.

Provides that containers holding 15 dozen or more eggs which have properly marked subcontainers, need not be marked.

S.B. 764—ABSHIRE. (Agr.) Amends Sec. 1101 and adds Sec. 1103.35, Ag. C., re eggs.

Changes definition of "clean" egg from one that is free from stains and discolorations other than processing oil to one where stain or discoloration shall not exceed aggregate area of $\frac{1}{4}$ inch in diameter.

Provides that no markings are required on containers of 15 dozen or more eggs which contain properly marked subcontainers.

S.B. 765—ABSHIRE. (Soc. Wel.) Adds Sec. 1508, W. & I. C., re aid to needy children and failure to report return of absent parent.

Requires mother of a needy child, if she is payee of the aid warrant, to give notice to proper county officer of the return of absent father to home, in cases where eligibility for aid to needy children depends upon absence from home of father of needy child. Provides that upon failure to give such notice within 15 days from such return, there shall be an obligation to make restitution under Section 1506, W. & I. C., of any aid paid subsequent to cessation of such absence.

S.B. 766—ABSHIRE. (Soc. Wel.) Amends Sec. 1508, W. & I. C., re duty of step-parent to support stepchild.

Provides that married person is bound to support, if able to do so, his spouse's child or children by former marriage, if such child or children are recipients of aid to needy children or if such child or children are likely to become eligible for such aid.

Deletes provision that requires consideration be given to income of stepfather before computing aid to needy child living with his mother and stepfather.

Deletes provisions directing county granting aid to determine if stepfather is able to support child, such determination to be based on standard which takes into account stepfather's income and expenses under regulations set forth by Department of Social Welfare.

Deletes provision that aid shall not be withheld from child because of failure of stepfather to contribute to his support.

S.B. 767—ABSHIRE. (Soc. Wel.) Amends Sec. 1508, W. & I. C., re duty of stepfather to support his stepchild.

Provides that husband is bound to support, if able to do so, his wife's child or children by former husband, if he receives them into his family, if such child or children are recipients of aid to needy children or if such child or children are likely to become eligible for such aid.

Deletes provision that requires consideration be given to income of stepfather before computing aid to needy child living with his mother and stepfather.

Deletes provision directing county granting aid to determine if stepfather is able to support child, such determination to be based on standard which takes into account stepfather's income and expenses under regulations set forth by Department of Social Welfare.

Deletes provision that aid shall not be withheld from child because of failure of stepfather to contribute to his support.

S.B. 768—ABSHIRE. (Soc. Wel.) Amends Sec. 1500, W. & I. C., re aid to needy children.

Provides that where needy child is living with his natural parent and stepparent child shall not be considered deprived of parental support or care because of death or absence of natural parent.

S.B. 769—ABSHIRE. (Soc. Wel.) Amends Sec. 1508, W. & I. C., re duty of stepfather to stepchild.

Provides that no child shall receive aid to needy children during such time as community property interest of mother in income of stepfather is sufficient to meet needs of child.

Deletes provision that determination made by county to determine if stepfather is able to support child shall be based on standard which takes into account stepfather's income and expenses under regulations set forth by Department of Social Welfare.

Deletes provision that aid shall not be withheld from child because of failure of stepfather to contribute to his support.

S.B. 770—ABSHIRE. (Agr.) Amends Sec. 736.3, Ag. C., re sales stimulation or consumer education programs re milk and dairy products.

Makes various changes in assessment schedule for support of programs. Provides for hearing upon expiration of existing program to determine continuance or termination of program.

S.B. 771—ABSHIRE. (Fin. Inst.) Amends Secs. 6070 and 6071, Ins. C., re county mutual insurance.

Deletes limitations on amounts of reinsurance such insurers may accept or place.

S.B. 772—ABSHIRE. (Fin. Inst.) Amends Sec. 6070, repeals Sec. 6071, Ins. C., re county mutual insurance.

Authorizes such insurers to reinsure or accept reinsurance under agreement between 2 or more fire insurers rather than 2 or more county mutual fire insurers. Deletes provision limiting reinsurance to amount of risk retained by insurer originating the business. Deletes provision for reinsurance with county mutual reinsurers.

S.B. 773—ABSHIRE. (Fin. Inst.) Amends Sec. 6013, Ins. C., re county mutual insurance.

Requires policies to be printed in type as large as, rather than not smaller than, small pica.

S.B. 774—ABSHIRE, DESMOND, AND DORSEY. (Gov. Eff.) Amends Sec. 11500, Gov. C., re adjudication under Administrative Procedure Act, making no substantive change.

S.B. 775—COLLIER. (Trans.) New act, the Strategic State Highway and Freeway Act of 1953, and amends and repeals various secs. R. & T. C., S. & H. C., and Veh. C., re financing and construction and maintenance of strategic state highways and freeways and other state highways.

Authorizes issuance by Strategic State Highway and Freeway Finance Board of \$1,000,000,000 in state bonds, proceeds to go into Strategic State Highways and Freeways Fund for construction of system of strategic state highways and freeways described in act, to be expended at rate of \$100,000,000 a year. Prohibits use of proceeds for general administrative expense or maintenance. Authorizes expenditure of other state highway money on such highways and freeways.

Increases motor vehicle fuel license tax and use fuel tax from $4\frac{1}{2}$ to 6 cents a gallon, and makes sales of motor vehicle fuel subject to sales tax. Increases motor vehicle transportation license tax, registration fees, and weight fees by unspecified amounts. All increases to be applicable on and after January 1, 1955.

Requires transfer from State Highway Fund to Strategic State Highways and Freeways Fund of amounts necessary to pay principal and interest on bonds when due.

Changes percentages re allocation and expenditure of State Highway Fund construction money between northern and southern county groups and changes percentages re minimum amounts required to be expended in each county.

To take effect upon adoption of validating constitutional amendment.

S.B. 776—COLLIER. (Trans.) Amends Secs. 7351, 8651, and 9651, R. & T. C., amends Secs. 370, 372, 381, and 382, Veh. C., and amends Secs. 188 and 188.4, S. & H. C., re taxation of motor vehicles, operation thereof and motor vehicle fuel, and use of revenue therefrom.

Increases gas tax from $4\frac{1}{2}$ cents to 6 cents per gallon commencing July 1, 1953.

Provides for unspecified changes in rates of diesel tax, truck tax, vehicle registration fees and fees for operators' and chauffeurs' licenses.

Provides for unspecified changes in allocation of State Highway Fund money on State highways.

To take effect immediately, tax levy, operative generally on July 1, 1953.

S.B. 777—MAYO AND OTHERS. (Pub. H. & S.) Adds Sec. 1157, H. & S. C., re local public health administration.

Provides that upon request of board of supervisors of any county of less than unspecified population, and upon appropriation for public health purposes by such county and sum of not less than unspecified amount of cents per capita, State Department of Public Health may organize and operate local public health service in such county.

Provides for method of establishing such public health service and requires that state financial assistance which is appropriated for public health services in such counties which have not or do not elect to qualify for such funds under other provisions of Ch. 8, Pt. 2, Div. 1, H. & S. C., be made available to department for such purposes.

S.B. 778—DONNELLY AND OTHERS. (Gov. Eff.) Adds Pt. 15, Div. 2, R. & T. C., re Board of Tax Appeals.

Creates such agency to consist of 5 members appointed by Governor for terms of 4 years at annual salaries of \$15,000.

Vests board with administrative appellate jurisdiction from actions of State Board of Equalization on proposed assessments and refund matters under Sales and Use Tax Law, Motor Vehicle Fuel License Tax Law, Use Fuel Tax Law, Motor Vehicle Transportation License Tax Law, Private Car Tax Law, Alcoholic Beverage Control Act and Insurance Tax Law. Vests it with same type of jurisdiction from similar actions of Franchise Tax Board under Personal Income Tax Law and Bank and Corporation Tax Law.

Provides for appointment by Board of Tax Appeals with consent of Senate of civil executive officer at salary of \$14,000 per year.

Operative January 1, 1954.

S.B. 779—DONNELLY. (B. & P.) Repeals Art. 2, Ch. 7, Div. 8, B. & P. C., regulating importation of petroleum products.

S.B. 780—DONNELLY. (Soc. Wel.) Amends Sec. 2160, W. & I. C., to abolish requirement that applicant for aid to aged must be citizen of United States.

S.B. 781—DONNELLY. (Ed.) Amends Sec. 13841.1, Ed. C., re sick leave of school district certificated employees.

Provides that minimum 10 day annual sick leave need not be accumulated by employee before it is used.

S.B. 782—ERHART. (F. & G.) Repeals Sec. 2, Ch. 1042, Stats. 1951, re use of trawl nets to take shrimps or prawns.

Repeals provision limiting effective period of Sec. 951.1, F. & G. C., to ninety-first day after 1953 Regular Session.

S.B. 783—THOMPSON AND OTHERS. (Nat. Res.) Adds Sec. 2607, P. R. C., re dredge or surface mining.

Requires that one who engages in dredge or surface mining must return disturbed surface to substantially its former condition where (a) farm land which had been used for crops or grazing has been disturbed, or (b) where scenic value of land close to highway has been reduced.

S.B. 784—DILWORTH. (Mil. & Vet. Aff.) Appropriates unspecified sum for continuous operation of aid to veterans under Veterans' Farm and Home Purchase Act of 1943 pending approval and sale of bonds for that purpose.

S.B. 785—DILWORTH. (Ed.) Amends Sec. 14640, and adds Secs. 14633 and 14639.5, Ed. C., re benefits payable to members of State Teachers' Retirement System.

Alters formula for disability retirement to provide that in case of disability of member who has attained age of 60 years, disability retirement salary is same as service retirement annuity derived from Retirement Annuity Fund.

Alters formula for payment of disability benefits to member who has not attained age of 60, to provide for payment of 90 percent of annuities paid from Retirement Annuity Fund at age 60, rather than actuarial equivalent based on disabled life, of value at age of retirement, deferred to age 60, or amount of annuities from Retirement Annuity Fund at earliest date at which he would have been eligible for retirement with credit for 30 years of service, assuming contributions at existing rate to continue to time of such eligibility, whichever is less. Provides that minimum retirement allowance for service, exclusive of actuarial equivalent of accumulated annuity deposits, shall be \$170 per month at age 60 with 30 years service, to be pro-rated in proportion to years of service, and deferred to age 60.

Provides that retirement allowance for disability, exclusive of actuarial equivalent to accumulated annuity deposits, shall be \$153 per month at age 60 with 30 years service, to be pro-rated in proportion to years of service, and deferred to age 60.

S.B. 786—DILWORTH. (Ed.) Amends Sec. 14640, Ed. C., re benefits payable to members of State Teachers' Retirement System.

Alters formula for disability retirement to provide that in case of disability of member who has attained age of 60 years, disability retirement salary is same as service retirement annuity derived from Retirement Annuity Fund.

Alters formula for payment of disability benefits to member who has not attained age of 60, to provide for payment of 90 percent of annuities paid from Retirement Annuity Fund at age 60, rather than actuarial equivalent based on disabled life, of value at age of retirement, deferred to age 60, or amount of annuities from Retirement Annuity Fund at earliest date at which he would have been eligible for retirement with credit for 30 years of service, assuming contributions at existing rate to continue to time of such eligibility, whichever is less.

S.B. 787—DESMOND. (Gov. Eff.) Repeals Act 151a, State Aeronautics Commission Act, and Pt. 1, Div. 9, P. U. C., re development and regulation of aeronautics within this State.

Abolishes California Aeronautics Commission, and transfers its records and property to Department of Finance and its moneys to General Fund.

S.B. 788—DESMOND. (Agr.) Amends Secs. 663 and 664, Ag. C., re licenses and reports.

Expands exemption from milk products plant license for retail stores operating devices for freezing ice cream mix to apply also to ice milk mix, and in lieu of requiring freezing requires processing to semifluid state. Specifies that such store is not milk

products plant. Deletes requirement that application for renewal of permit to operate said device be made 30 days before end of calendar year and earmarks receipts for carrying out provisions re such devices.

S.B. 789—DESMOND. (Jud.) Amends Sec. 581, C. C. P., re cases when action may be dismissed.

Provides for dismissal by court under certain conditions when neither plaintiff or defendant domiciled in this State.

S.B. 790—WILLIAMS. (Trans.) Amends Sec. 142, Veh. C., re vehicles exempted from registration, making no substantive change.

S.B. 791—ABSHIRE AND OTHERS. (Leg. Rep.) Amends, adds, and repeals various Secs., Gov. C., re influencing legislation.

Rearranges, restates and changes provisions governing persons who engage themselves for pay to influence the passage or defeat of legislation, making these principal changes: (a) excludes individual whose activities in influencing legislation are incidental to, and not fundamental basis of, other employment, if not specially compensated for such activity; (b) prohibits individual, after conviction of violation of chapter, from attempting to influence legislation for pay, rather than extending such prohibition to any attempt to influence legislation, as now provided.

S.B. 792—ABSHIRE AND OTHERS. (Leg. Rep.) Amends Gov. C., Sec. 9907, re reports and statements required of legislative advocates, making no substantive change.

S.B. 793—ABSHIRE AND OTHERS. (Leg. Rep.) Amends Sec. 9902, Gov. C., re legislative representation, making no substantive change.

S.B. 794—ABSHIRE AND OTHERS. (Leg. Rep.) Amends Sec. 9911, Gov. C., re legislative advocates, making no substantive change.

S.B. 795—ABSHIRE AND OTHERS. (Leg. Rep.) Amends Secs. 9904 and 9907, Gov. C., re influencing legislation.

Provides that reports or letters of authorization submitted by legislative advocates, in addition to statements as now provided, shall be deemed filed when deposited in United States mail, rather than in established post office as now provided. Requires duplicate statement to be filed upon request, rather than on notice of nonreceipt, if original not received by Chief Clerk and Secretary of Senate.

Increases from 2 to 5 years from date of filing period in which Clerk and Secretary must preserve, and allow inspection of, such records, and authorizes Clerk and Secretary to destroy same 7 years after date of filing.

Authorizes reports and statements to be made under oath, as now provided, or to contain or be verified by written declaration they are made under penalties of perjury. Provides statements so verified, if false, constitute felony subject to same penalties prescribed for perjury.

S.B. 796—ABSHIRE AND OTHERS. (Leg. Rep.) Amends Sec. 9909, Gov. C., re influencing legislation.

Restates and amends provisions governing issuance and revocation, by houses of Legislature, through appropriate committees, of certificates of registration as legislative advocate, and provisions specifying powers and duties of such committees.

S.B. 797—WILLIAMS. (F. & G.) Amends Sec. 1204, F. & G. C., re licenses to feed migratory birds.

Provides that such licenses are to be issued under regulations of Fish and Game Commission and that purpose of issuing licenses is to relieve widespread waterfowl depredation of agricultural crops.

S.B. 798—WILLIAMS. (F. & G.) Adds Sec. 34.5, F. & G. C., re predatory birds and mammals.

Authorizes Fish and Game Commission to enter cooperative contracts with Fish and Wildlife Service of Department of Interior for control or eradication of predatory birds and animals.

S.B. 799—WILLIAMS. (F. & G.) Amends Sec. 1347, F. & G. C., re elk.

Expands provisions re special open seasons on dwarf elk to apply to all elk. Increases special license fee from \$10 to \$25. Deletes provision earmarking receipts for enforcement of provisions of Sec. amended.

S.B. 800—WILLIAMS. (F. & G.) Amends Sec. 340, F. & G. C., re orders regulating taking of birds and mammals on public shooting grounds.

Eliminates requirement that commission make public proposed order and hold hearing thereon.

S.B. 801—COLLIER. (Trans.) Amends and repeals various Secs., S. & H. C., and R. & T. C., re apportionment of money in Highway Users Tax Fund.

Requires monthly, rather than quarterly, apportionments of such money.

Requires Department of Motor Vehicles to notify State Controller, as soon as possible after last day of each month, of number of vehicles registered in each county during preceding month, and bases certain apportionments on number of vehicles registered in each county during 12 months prior to making apportionment, rather than on quarterly basis. Deletes provision permitting Controller to estimate amounts due counties on basis of vehicle registrations if information from department is not available.

S.B. 802—BREED AND OTHERS. (G. E. & E.) Adds Ch. 4.6, Pt. 3, Div. 5, Title 2, Gov. C., amends Sec. 20331 and repeals Sec. 20651, Gov. C., re inclusion of certain officers and employees of University of California in State Employees' Retirement System.

Provides for inclusion in State Employees' Retirement System of university employees on June 30, 1953, who have made contributions to Retiring Annuities System. Provides that persons so included shall be considered as having become members on August 27, 1937, or on date of employment whichever is later.

Provides for discontinuance of Retiring Annuities System on July 1, 1953, and for transfer of assets.

Excludes employee who is or becomes a participant in or receives benefits from university pension system. Provides that act becomes operative upon vote of regents of University of California.

To take effect immediately, urgency measure.

S.B. 803—REGAN. (L. Gov.) Adds Sec. 38612, Gov. C., re holidays for firemen.

Grants to city fire department members all state holidays provided by law, or compensatory time off.

S.B. 804—REGAN. (Jud.) Adds Section 539.5, C. C. P., re actions for wrongful attachment.

Provides that when action is brought for sum certain and plaintiff has attached defendant's property of greater value than sum sued for and refuses to release attachment upon tender of payment to him of full amount actually due, if plaintiff recovers only amount tendered, he is liable for defendant's damages by reason of attachment.

S.B. 805—REGAN. (Soc. Wel.) Amends Sec. 1550, repeals Sec. 1552, W. & I. C., re procedure for investigation and payment of aid to needy children.

Requires investigation for eligibility for aid to needy children to be completed within 30 days after receipt of application therefor, and that payment be made to all eligible persons within 30 days after such application is made.

Provides that aid shall be granted from 1st day of month in which determination is made that applicant is eligible, but aid shall not begin prior to date of application unless earlier date is required by Sec. 104.1.

Provides that if investigation is not completed within 30 days, it shall continue until completed, and if eligibility is established, aid shall begin as of 1st day of month in which 30th day falls.

Deletes provision that if investigation is not completed within 60 days, it shall continue until completed, and if eligibility is established it shall begin as of 1st day of month in which eligibility is established or as of 1st day of month following end of 60-day period, whichever is earlier.

S.B. 806—REGAN. (Soc. Wel.) Amends Secs. 2181, 2182, and 2183, adds Sec. 2180.5, repeals Sec. 2180.1, W. & I. C., re procedure of the Old Age Security Law.

Deletes provision that board of supervisors, upon receipt of application for aid, shall make necessary investigation within 60 days after receipt thereof.

Deletes provision that payments of aid shall be made promptly and shall be commenced as of first day of month in which application is granted, unless earlier date is required by Sec. 2183 or unless otherwise directed by State Social Welfare Board in cases in which an appeal is taken. Deletes provision that aid shall not be commenced prior to date of application, unless directed by State Social Welfare Board in cases in which appeal has been taken on ground that county has refused to accept signed application for aid.

Provides that rejected applicant may again apply for aid after expiration of 90 days from date previous application was denied, instead of one year from date of previous application.

Deletes provision giving county 60 days after date of application within which to determine eligibility of applicant, and providing that aid shall be granted from first day of month in which determination is made that applicant is eligible but in no event prior to date of application.

Directs board of supervisors to diligently make necessary investigation so that payment may be made to all eligible persons within 30 days after application is made. Provides that aid shall be granted from first day of month in which determination of eligibility is made, but not prior to date of application unless earlier date is required by Sec. 104.1. Provides that if investigation is not completed within 30 days, rather than 60 days, it shall continue until completed and if eligibility is established aid shall begin on first day of month in which the 30th day follows, rather than on first day of month following end of 60-day period.

Provides that application for aid may be made within 30, rather than 60, days prior to date applicant will attain minimum age of eligibility, and if applicant is found eligible aid shall be paid in accordance with provisions of this section except that it shall not commence prior to date on which minimum age is attained.

S.B. 807—REGAN. (Soc. Wel.) Adds Sec. 1550.5, W. & I. C., re restoration of aid to needy children.

Provides for restoration of aid to former recipient of aid to needy children whose aid has been canceled or discontinued for any cause, and who requests restoration before expiration of year from effective date of such cancellation or discontinuance.

Provides that no new application shall be required if restoration of aid is requested in county where aid was canceled or discontinued.

S.B. 808—REGAN. (Soc. Wel.) Amends Secs. 3082, 3084, W. & I. C., re investigation and payment of aid to needy blind.

Provides that investigations of applications for aid to needy blind shall be completed within 30 days after receipt thereof, and if applicant is determined to be eligible, aid shall be granted from 1st day of month in which determination is made that he is eligible, but not prior to date of application unless earlier date is required by Sec. 104.1.

Provides that if investigation is not completed within 30 days, it shall continue until completed, and if eligibility is established it shall begin as of 1st day of the month in which 30th day falls.

Deletes provision that if investigation is not completed at end of 90 days it shall continue until completed, and if eligibility is established, it shall begin as of 1st day of month in which end of 90-day period occurred. Makes other technical changes.

S.B. 809—REGAN. (Soc. Wel.) Adds Sec. 2180.6, repeals Sec. 2183.9, W. & I. C., re procedure for restoration of aid under the Old Age Security Law.

Provides for restoration of aid to former recipient of aid to aged whose aid has been canceled or discontinued for any cause, and who requests restoration before expiration of year from effective date of such cancellation or discontinuance and is determined to be eligible therefor.

Provides that no new application shall be required if restoration of aid is requested in county where aid was canceled or discontinued.

S.B. 810—REGAN. (L. Gov.) Amends Sec. 50022, Gov. C., re adoption of fire prevention code.

Allows fire protection district as well as local agency to pass ordinance or resolution adopting by reference fire prevention codes.

S.B. 811—REGAN. (Gov. Eff.) Amends Sec. 58.6, C. C. P. and Sec. 68841, Gov. C., to change salary of Clerk of Supreme Court, from \$12,000 to \$15,000 per year.

S.B. 812—REGAN. (L. Gov.) Adds Sec. 53024, Gov. C. re retirement of firemen in city, county or fire protection districts.

Authorizes legislative body of city, county, or fire protection district to spend money for payment of contributions to retirement system authorized to do business in State for retirement benefits to volunteer or paid firemen. Fixes compensation for purposes of determining contributions at amount actually paid or that provided for workmen's compensation purposes. Authorizes legislative body by ordinance to provide for conditions of retirement.

S.B. 813—REGAN. (Jud.) Amends Sec. 1102, Pen. C., re evidence in criminal action from child under 12 who does not understand oath.

Authorizes reception of evidence at discretion of judge; but defendant may not be held or convicted unless such evidence is supported by other evidence.

S.B. 814—REGAN. (Gov. Eff.) Amends Sec. 1956, Gov. C., re insurance of local and state public officers against liability.

Authorizes insurance against liability for injuries or damages resulting from false arrest or false imprisonment.

S.B. 815—REGAN. (Jud.) Adds Sec. 998, C. C. P., re liability of motor vehicle insurer for judgment against insured.

Makes insurer fully liable regardless of maximum limit under policy if insurer refuses plaintiff's pretrial offer to settle within maximum limit.

S.B. 816—REGAN. (Jud.) Adds Sec. 379d, C. C. P., re joining as defendant and liability of motor vehicle insurer.

Permits joining of insurer with insured and imposition of several or joint liability not exceeding maximum limit under policy as to insurer.

S.B. 817—HULSE. (Ed.) Adds Ch. 22, Div. 3, Ed. C., re retirement of bonds for school district public works.

Creates School Bond Retirement Fund in State Treasury and requires use of money in fund for payment and retirement of bonds issued pursuant to Secs. 15 and 16.5, Art. XVI of Constitution.

Requires State Controller to annually compute and transfer to General Fund percentage of total amount deposited in new fund equal to percentage which total amount of bonds to be redeemed in fiscal year is of total amount of bonds issued.

Allows Director of Finance to invest surplus money of new fund and requires him to transfer interest from such investment to General Fund.

S.B. 818—HULSE. (Inst.) New act, authorizing Director of Finance to sell described portion of Napa State Farm.

S.B. 819—HULSE. (Fin. Inst.) Amends Sec. 12974, Ins. C., re money in the Insurance Fund.

Requires transfer of any balance in excess of \$2,000,000 from Insurance Fund to General Fund.

S.B. 820—HULSE. (Mil. & Vet. Aff.) Adds Sec. 1086.2, M. & V. C., re the Woman's Relief Corps Home.

Authorized Department of Veterans Affairs to lease Home as nursing home for aged. Lease to provide that members of Home shall be cared for, at cost of not more than \$225 per month per member.

S.B. 821—HULSE. (Gov. Eff.) Amends Sec. 16475, Gov. C., re interest earned on Capital Surplus Money Investment Fund.

Requires Controller to apportion as of December 31st and June 30th of each year interest or increment derived from investment and deposit in Surplus Money Investment Fund rather than to apportion during January and July of each year.

In addition to funds to which such apportionment now may be made, authorizes apportionment to every fund not composed primarily of money derived from General Fund as to which Board of Control determines that an apportionment received under this act would become available for use for purpose for which fund was established.

Changes manner in which Controller makes apportionment and provides amounts apportioned to funds shall be considered as interest earned in determining costs incurred in administering fund.

S.B. 822—HOFFMAN AND OTHERS. (Mil. & Vet. Aff.) Amends Secs. 550 and 567, M. & V. C., re organization and maintenance of California National Guard Reserve.

Allows Governor to authorize organization and maintenance of National Guard Reserve at cadre strength at any time.

Changes name of California Defense and Security Corps to California National Guard Reserve.

To take effect immediately, urgency measure, operative upon approval by Governor with respect to maintaining forces at cadre strength.

S.B. 823—SUTTON AND OTHERS. (Mil. & Vet. Aff.) Amends various Secs., M. & V. C., re State military personnel.

Provides for various changes regarding service, discharge and retirement of persons in State military service, and for issuing service medal or bar.

To take effect immediately, urgency measure.

S.B. 824—SUTTON AND OTHERS. (Mil. & Vet. Aff.) Amends title to Ch. 1, and Secs. 50, 51, and 52, adds Secs. 53 and 54, M. & V. C., amends Sec. 12040, Gov. C., re the Military Department.

Creates Military Department to be headed by Adjutant General; preserves status of personnel; makes available for use of department unexpended appropriations made to other State military services.

Makes Adjutant General member of Governor's Council.

To take effect immediately, urgency measure.

S.B. 825—HOFFMAN, O'GARA, AND ERHART. (Mil. & Vet. Aff.) Amends various Secs. M. & V. C., re California Cadet Corps.

Makes certain changes in rank and appointment of officers in California Cadet Corps and cadet officers.

Allows members of corps to engage in rifle matches any place in United States.

Makes other technical changes.

S.B. 826—BROWN AND HATFIELD. (Gov. Eff.) Amends Sec. 19627, B. & P. C., re horse racing revenues.

Makes allocation of \$1,000,000 per year to Wildlife Restoration Fund permanent, rather than for 1951-1952 and 2 succeeding fiscal years.

S.B. 827—BROWN. (Gov. Eff.) Amends Secs. 23102 and 23155, Gov. C., re boundaries of Alpine and Tuolumne Counties, making no substantive change.

S.B. 828—BROWN. (Gov. Eff.) Amends Secs. 23114 and 23136, Gov. C., re boundaries of Inyo and San Bernardino Counties, making no substantive change.

S.B. 829—THOMPSON. (Jud.) Amends Sec. 204a, C. C. P., to change salary of superior court jury commissioner of county or city and county with population of 235,000 or over, from \$300 monthly to unspecified amount.

S.B. 830—HAROLD T. JOHNSON. (Pub. U.) Adds Secs. 7612 and 7613, P. U. C., re equipment requirements for rail track motor cars.

Prohibits owner or operator of railroad running through or within State as common carrier from transporting its employees in rail track motor car not equipped with top, windshield, windshield wiper, lights, and headlamp, as specified.

Specifies penalties for operation of rail track motor car not so equipped, on and after January 1, 1954.

S.B. 831—CUNNINGHAM. (Lab.) Amends Sec. 204, Lab. C., re time of payment of wages.

Changes existing provision that labor performed between 1st and 15th inclusive of month shall be paid between 16th and 26th, by changing latter date to 20th. Changes provision that labor performed between 16th and end of month inclusive be paid between 1st and 10th of following month by changing latter date to 5th.

S.B. 832—CUNNINGHAM. (Jud.) Amends and adds various Secs., C. C. P., re production and perpetuation of testimony.

Adds news requirements to deposition procedure regarding notice to parties expectant, designating type of notice for each situation rather than leaving form of notice to judge's discretion.

Requires that person taking deposition not only receive copy of order but also proof that notice required by said order has been given.

Provides that either applicant or party expectant may attend examination for deposition in State, and may employ direct and cross examination, and provides for both oral and written interrogation and notice of latter.

Allows judge signing examination order to impose reasonable conditions to protect witnesses from abuse of process, including sealing deposition which may then be opened only by order of court.

Provides for issuance of subpoena duces tecum to be included in order allowing examination.

S.B. 833—O'GARA. (Ed.) Amends and rennumbers Sec. 20358 (added by Ch. 1640, Stats. 1951), Ed. C., re insurance of state college employees and property.

Rennumbers section to 20359. Authorizes Department of Education to insure automobile owned or borrowed by state college for use in instruction of pupils in driver training.

S.B. 834—SUTTON AND HOFFMAN. (Wat. Res.) Amends Secs. 106 and 1254, Wat. C., declaring use of water for fish and wildlife to be beneficial use.

S.B. 835—HOFFMAN. (Wat. Res.) Amends Sec. 51360, repeals Sec. 51362, Wat. C., re operation and maintenance assessments of reclamation districts.

Permits all districts located entirely within one county, irrespective of number of owners of real property within district, to have operation and maintenance assessments computed, levied and collected by county officers in same manner as county taxes, and removes maximum limit on rate of such assessment.

S.B. 836—HOFFMAN. (Wat. Res.) Amends Sec. 51360, Wat. C., re operation and maintenance assessments of reclamation districts.

Permits all districts located entirely within one county, irrespective of number of owners of real property within district, to have operation and maintenance assessments computed, levied and collected by county officers in same manner as county taxes.

S.B. 837—DILWORTH. (Wat. Res.) Amends Act 5243, the Municipal Water District Act of 1911, re annexation to municipal water districts.

Provides that terms and conditions, which directors impose on new territory, as condition on annexation, may exempt new territory from taxation to pay principal and interest on existing district bonds where new territory is noncontiguous to district and will not benefit from bonded debt.

Provides that resolution establishing exemption as condition of annexation is equivalent of resolution declaring necessity to incur bonded indebtedness for purposes of taxation.

S.B. 838—DILWORTH. (Wat. Res.) Amends Act 6642, the Riverside County Flood Control and Water Conservation District Act, to specifically empower district to lease or grant any interest in its property which does not interfere with use of the property for district purposes.

S.B. 839—DILWORTH. (Pub. H. & S.) Amends Secs. 3301.5 and 3301.6, H. & S. C., changing amounts of tuberculosis subsidy provided by State to cities, counties and cities, and counties to unspecified sums.

S.B. 840—MAYO AND BURNS. (Soc. Wel.) Amends Act 8780d, the Unemployment Insurance Act, re disability benefits.

Changes from 12 to unspecified number maximum number of days for which eligible persons confined in hospital will receive \$8 benefit.

S.B. 841—MAYO. (Nat. Res.) Adds Ch. 2.5, Div. 2, P. R. C., re stockpiling of essential minerals.

Authorizes Division of Mines to purchase and stockpile minerals needed by Federal Government for national defense. Directs sale thereof to Federal Government at cost but not in excess of price established by Federal Government. Authorizes sale at best obtainable price to any market in United States after notice from Federal Government that any mineral stockpiled is no longer needed for national defense.

Creates Essential Mineral Stockpile Fund for use in carrying out provisions of chapter and appropriates \$250,000 thereto.

To take effect immediately, urgency measure.

S.B. 842—MAYO. (Trans.) Amends Secs. 70 and 70.1, S. & H. C., re membership of California Highway Commission.

Increases membership of commission from 7 to 9 members and provides that 2 additional members shall be appointed by Governor for terms expiring respectively on 15th day of January in 1956 and 1957.

S.B. 843—MAYO. (Ed.) Adds Sec. 7209, Ed. C., re county school service fund.
See digest of S. B. 623, apparently identical.

S.B. 844—COOMBS. (L. Gov.) Adds Sec. 26543, Gov. C., prohibiting district attorney from acting as counsel for private plaintiff in action against city.

S.B. 845—O'GARA. (Fin. Inst.) Adds Pt. 7.2, Div. 2, Ins. C., re catastrophe insurance.

Creates State Catastrophe Insurance Fund, administered by board composed of Insurance Commissioner and 4 members appointed by Governor.

Provides automatic insurance coverage for all property in State against loss or damage by reason of earthquake, flood, landslide or tidal waves in amount equal to twice assessed value thereof. Authorizes fund to issue additional insurance; and to fix and establish rates for such insurance.

Appropriates unspecified sum from General Fund to be repaid in unspecified number of years.

To become operative January 1, 1954.

S.B. 846—O'GARA. (Fin. Inst.) Adds Pt. 7.6, Div. 2, Ins. C., re catastrophe insurance for public agencies.

Creates State Catastrophe Insurance Fund, administered by board composed of Insurance Commissioner and four members appointed by Governor.

Authorizes fund upon application to insure any public agency against loss or damage to its public buildings by reason of earthquake, flood, landslide or tidal wave; and to fix rates therefor.

Appropriates unspecified sum from General Fund to be repaid in unspecified number of years.

To become operative January 1, 1954.

S.B. 847—REGAN. (Fin. Inst.) Amends Secs. 482, 483, 484, and 488, adds Sec. 489, Veh. C., re disclosure of automobile accident insurance.

Provides driver of vehicle involved in accident resulting in injury to or death of person or damage to property shall give, upon request, to persons involved in accident name of his insurer, policy number and amount and extent of insurance coverage.

Provides driver striking unattended vehicle shall give such information to owner if possible, or leave written statement of such in vehicle so struck.

Provides such information shall be included in accident report filed with California Highway Patrol or city police, and requires patrol to disclose such information to person having proper interest in accident.

Provides insurer of driver shall furnish within 10 days after written demand to person having proper interest copy of driver's insurance policy, and shall notify demandant whether policy has been canceled or not.

S.B. 848—O'GARA. (Fin. Inst.) Adds Pt. 7.4, Div. 2, Ins. C., and Ch. 4, Pt. 12, Div. 2, Rev. & T. C., re insurance of public property against catastrophe.

Creates State Catastrophe Insurance Fund, administered by board composed of Insurance Commissioner and 4 members appointed by Governor.

Authorizes fund, upon application to insure any public agency against loss or damage to its public buildings by reason of earthquake, flood, landslide, or tidal wave; and to fix rates therefor.

Authorizes public agencies to levy tax on property at rate not exceeding 1 cent per \$100 of assessed valuation for replacing or repairing public property lost or damaged by earthquake, flood, landslide or tidal wave, or for paying premiums on catastrophe insurance issued by state fund.

Appropriates unspecified sum to be repaid in unspecified number of years.

To become operative January 1, 1954.

S.B. 849—O'GARA. (Fin. Inst.) Adds Pt. 7, Div. 2, Ins. C., and Ch. 3, Pt. 12, Div. 2, R. & T. C., re catastrophe insurance financed by taxation.

Creates State Catastrophe Insurance Fund administered by board composed of Insurance Commissioner and 4 members appointed by Governor.

Provides automatic insurance coverage for all property in State against loss or damage by reason of earthquake, flood, landslide or tidal waves in an amount equal to twice assessed valuation.

Levies annual state tax on assessed value of all improvements and personal property in amount fixed annually by board of directors of fund; such revenue to be deposited in fund to pay losses on such insurance.

Authorizes board, upon application to issue additional insurance and to fix rates therefor.

Appropriates unspecified sum from General Fund, to be repaid in unspecified number of years.

To become operative January 1, 1954.

S.B. 850—SUTTON. (L. Gov.) Amends Sec. 28143, Gov. C., to increase annual salary of auditor of Glenn County from \$4,200 to \$4800.

S.B. 851—WARD. (Lab.) Adds Sec. 11661.5, Ins. C., re workmen's compensation insurance.

Prohibits insurers from insuring employer against liability for additional compensation for injuries to employees under age 16 when such employees are illegally employed.

S.B. 852—WARD AND OTHERS. (Lab.) Amends Sec. 5900, repeals Sec. 5315, Lab. C., re workmen's compensation proceedings.

Eliminates requirement that Industrial Accident Commission may grant reconsideration of order, decision, or award made by commissioner or referee only within 60 days after filing of such.

Eliminates requirement that commission may approve, alter, or set aside findings, order, decision or award of commissioner or referee and enter its own order, findings, decision, or award only within 60 days after commissioner or referee files such.

S.B. 853—WARD AND OTHERS. (Lab.) Amends Sec. 3352, and repeals Secs. 4250-4256, incl., Lab. C., re application of workmen's compensation laws to agricultural and similar employees.

Makes compulsory instead of optional coverage of agricultural and similar employees under workmen's compensation laws.

S.B. 854—WARD. (L. Gov.) Amends Sec. 261g, C. C. P., re official reporters of superior court, to provide that phonographic reporters may be appointed by judges of the superior court in any county having population of between 70,000 and 100,000, rather than between 74,000 and 100,000.

S.B. 855—WARD. (L. Gov.) Amends Sec. 421, Ed. C., to change salary of Santa Barbara County superintendent of schools from \$7,200 to \$7,800.

S.B. 856—McCARTHY. (L. Gov.) Amends Ch. 1556, Stats. 1951, re compensation of officers and attaches of municipal court in district designated as Central Judicial District of Marin County, making unspecified changes.

S.B. 857—McCARTHY. (L. Gov.) Amends Ch. 1556, Stats. 1951, changing compensation of judges of municipal court in district designated as Central Judicial District of Marin County, from \$10,000 to unspecified amount.

S.B. 858—McCARTHY AND BYRNE. (Gov. Eff.) Adds Secs. 21021.4, 21290.4, and 21292.4, Gov. C., re disability retirement of prison members of State Employees' Retirement System.

Permits retirement of prison member for disability arising out of and in course of employment regardless of age or amount of service, rather than only after completion of 10 years of service. Upon such disability retirement, provides minimum retirement allowance of 50 percent of final compensation, rather than allowance computed under formula which produces 50 percent of final compensation only after service of more than 30 years.

To take effect on first day of month next succeeding ninetieth day after final adjournment of 1953 Regular Session of Legislature.

S.B. 859—McCARTHY AND BYRNE. (Lab.) Repeals Sec. 4707, Lab. C., re prohibition against or diminution of payment of workmen's compensation death benefit where special death benefit payable under State Employees' Retirement Law.

S.B. 860—ABSHIRE, DESMOND, AND DORSEY. (Jud.) Amends Sec. 11440, Gov. C., re judicial review and exemptions under Administrative Procedure Act, making no substantive change.

S.B. 861—ABSHIRE, DESMOND, AND DORSEY. (Jud.) Amends Sec. 11380, Gov. C., re filing and publication of rules and regulations under the Administrative Procedure Act, making no substantive change.

S.B. 862—ABSHIRE, DESMOND, AND DORSEY. (Jud.) Amends Sec. 11409, Gov. C., re Administrative Code and register and procedure for adoption of regulations under Administrative Procedure Act, making no substantive change.

S.B. 863—ERHART. (Soc. Wel.) Amends Secs. 3044 and 3044.1, adds Secs. 3044.001 and 3044.2, W. & I. C., re aid to needy blind in public medical institutions.

Restricts eligibility for aid to needy blind of recipients who are patients in public hospitals during 1st two calendar months of confinement to those who are patients in public medical institutions other than institutions for tuberculosis and mental disease and other than as result of having been diagnosed as having tuberculosis or psychosis. Eligible patients in such institutions are to receive money payment of full amount of aid to which entitled during 1st two calendar months in institution. Thereafter, payment of aid to patients in federal medical institutions to be discontinued. Payment to patient in other such public medical institutions to be continued, but part thereof, as determined by county board of supervisors, is to be paid to institution in behalf of patient, if (after July 1, 1953) State Department of Public Health has certified that institution meets required standards. Payment of aid to be paid in money to patient not to exceed, when added to other income of recipient, \$10 per month.

Applicants and recipients who are inmates and patients in state institutions are to be deemed to be persons without county residence.

County not to be entitled to receive payment under present section providing for state reimbursement to county for cost of care in county institutions of former recipients of aid to needy blind for care furnished to person while he is receiving aid to needy blind.

To become operative on effective date if effective date is first day of month, otherwise on first day of month succeeding effective date.

S.B. 864—ERHART. (Ed.) Amends Sec. 9808, Ed. C., re county tax for education of mentally retarded minors.

Allows board of supervisors to revise certificate of county superintendent of schools relating to amount of money required to be raised by such tax.

S.B. 865—ERHART, WEYBRET, AND TENNEY. (Rev. & Tax.) Amends Secs. 2605, 2617, 2701, and 2704, R. & T. C., re collection of property taxes on secured roll.

Changes from November 1 to November 10 due date for payment of 1st installment.

Operative as to taxes becoming lien on or after January 1, 1954.

S.B. 866—ERHART. (Gov. Eff.) New act, authorizing leasing of facilities for connection of Paso Robles Police Department with state teletype system, and appropriating \$1,108 for purpose.

S.B. 867—ERHART. (Soc. Wel.) Amends Secs. 2160, 2160.7, adds Secs. 2160.2, 2160.3, W. & I. C., re old age security for persons in medical institutions.

Authorizes payment of old age security to persons, otherwise qualified who are patients in nonfederal public medical institutions, except persons suffering from tuberculosis or psychosis, and except those in institutions for tuberculosis or mental disease.

Effective July 1, 1952, excludes from eligibility for old age security persons suffering from tuberculosis or psychosis in private medical institutions, and persons in private institutions for tuberculosis or mental disease.

Provides that for old age security purposes an inmate and patient in state institution does not have county residence, thus relieving the county from financial participation in aid granted to such person.

Provides for partial payment of aid directly to public medical institution, other than federal institution, on behalf of recipient of aid who is patient therein, with minimum cash grant to recipient to provide at least \$10 monthly for personal use by him.

S.B. 868—BERRY. (L. Gov.) Amends Secs. 442 and 452, Ed. C., re salaries of El Dorado County and Amador County superintendents of schools, making unspecified changes.

S.B. 869—BERRY. (L. Gov.) Amends Sec. 28142, Gov. C., re compensation for public service in El Dorado County, making unspecified changes.

S.B. 870—BERRY. (L. Gov.) Amends Sec. 28152, Gov. C., re compensation for public service in Amador County, making unspecified changes.

S.B. 871—BERRY. (Gov. Eff.) Amends Secs. 79.3, 79.9, C. C. P., to change salary of superior court judges of Amador and El Dorado Counties from \$10,250 to unspecified amount.

S.B. 872—MAYO AND OTHERS. (Gov. Eff.) Adds Pt. 5, Div. 2, Corp. C., re participation by public agencies in formation and activities of nonprofit port and terminal protection and development corporations.

Defines "public agency" to include port districts, river port districts, municipal port districts, harbor districts, harbor improvement districts, joint harbor improvement districts, Board of State Harbor Commissioners, boards of harbor commissioners, cities, and counties.

Empowers every public agency owning or operating any port or marine terminal to associate with other public agencies owning or operating ports or marine terminals located on same or communicating or related waterways and with private corporations and individuals, or any of them, in formation of, and to become and remain member of, nonprofit corporation organized under General Nonprofit Corporation Law to carry on program of nonregulatory activities in common interests of members, including

studies and research into traffic conditions, cargo volume, rate structures, cost factors, commercial transportation practices, and similar fields; representation of common interests of members before federal, state, and local legislative and administrative authorities; and service as facility for cooperation of its members and coordination of their activities toward maintenance and improvement of commercial welfare and competitive position of ports and terminals owned or operated by members, maintenance of equitable and nondiscriminatory rate structures, and elimination of inequitable, unfair, or discriminatory trade practices adversely affecting interests of members.

Authorizes such public agencies to pay dues and assessments required of members by such nonprofit corporation out of any funds available for that purpose or for their support, but prohibits membership unless articles of incorporation or by-laws of nonprofit corporation include at all times provision limiting liability of members to assessments to specified or ascertainable amounts.

So long as public agencies or their representatives control such nonprofit corporation, exempts memberships and membership certificates issued by corporation from Corporate Securities Law and corporation from taxes under Bank and Corporation Tax Law, except certain taxes on business income.

S.B. 873—MAYO AND OTHERS. (Gov. Eff.) Adds Art. 6, Ch. 4, Pt. 1, Div. 6, H. & N. C., re authority of Board of State Harbor Commissioners for San Francisco Harbor.

Authorizes board to engage in protection, development, and promotion program for San Francisco Bay area, and establishes "Rate Protection and Trade Promotion Fund" for such purpose.

S.B. 874—McBRIDE. (Jud.) Amends Sec. 10277, H. & S. C., re birth certificates of legitimated children.

Requires state registrar to forward duplicate original of new certificate to local registrar and county recorder for sealing with original certificate.

S.B. 875—McBRIDE. (Jud.) Amends Sec. 304.3, C. C. P., re fees of interpreters and translators.

Increases fee for day's attendance at coroner's inquest from \$5 to \$10, upon court from \$10 to \$20, and aggregate fees to one person from \$10 to \$20.

S.B. 876—DONNELLY. (Ed.) Amends Sec. 9641, Ed. C., re education of physically handicapped minors.

Allows county superintendent of schools to provide for such education by contract with governing board of any school district rather than district in another county.

Makes other clarifying changes.

S.B. 877—McBRIDE. (L. Gov.) Adds Sec. 27283, Gov. C., re fees charged by county recorder.

Prohibits recorder from charging for services to state, municipality, county, or other political subdivision, except for making copy of paper or record, when not otherwise provided by law.

S.B. 878—REGAN. (Pub. U.) Amends Act 6391, and Secs. 16501, 16544, P. U. C., re bids for furnishing supplies to, and for construction work in, public utilities districts.

Requires governing board to adopt plans and specifications, strain-sheets, and working details, and to advertise for bids, for proposed work in district of cost exceeding \$3,000, rather than \$1,000.

Requires governing board to advertise for sealed bids where the cost of purchasing any articles for which no contract has been entered into exceeds \$2,000, rather than \$500.

S.B. 879—ED. C. JOHNSON. (F. & G.) Adds Sec. 480.1, F. & G. C., to make it unlawful to use electricity without permit in state waters so as to obstruct migration of game fish.

- S.B. 880—ERHART, KRAFT, AND PARKMAN. (B. & P.) Amends Sec. 17026, B. & P. C., re unfair practices in business.

Provides that in absence of proof of higher or lower cost of doing business, markup of 6 percent on invoice or replacement cost shall be prima facie proof of distribution cost, and discounts granted for cash payments shall not be used to reduce such cost.

- S.B. 881—ERHART, KRAFT, AND PARKMAN. (B. & P.) Amends Sec. 17044, B. & P. C., re use of "loss leaders" in business practices.

Makes selling or using of any article or product as loss leader unlawful.

- S.B. 882—ERHART. (Ed.) Amends Sec. 20432, Ed. C., re state colleges.

Permits Director of Education, on recommendation of faculty and president of state college, to exclude students who, because of poor scholarship or other evidence of unfitness, are judged incapable of benefiting by instruction offered by such college.

- S.B. 883—ERHART. (Ed.) Amends Sec. 20383.5, Ed. C., re public school system, making no substantive change.

- S.B. 884—PARKMAN AND McBRIDE. (Gov. Eff.) Adds Sec. 21292.1, Gov. C., re increases in disability retirement allowances payable by State Employees' Retirement System to retired members of California Highway Patrol.

Increases disability retirement allowances or optional settlements in lieu thereof of members of California Highway Patrol retired for industrial disability prior to June 1, 1952, to amount equal to 50 percent of maximum compensation earnable on June 1, 1952, by incumbent of position which retired patrolman held at time of retirement, rather than 50 percent of member's final compensation at time of retirement.

To take effect on 1st day of month next succeeding 90th day after final adjournment of 1953 Regular Session of Legislature.

- S.B. 885—DONNELLY. (Ed.) Amends Sec. 16271, Ed. C., re school busses, making no substantive change.

- S.B. 886—DONNELLY. (Ed.) Adds Secs. 10324.5, 10506.5, and 18942.5, Ed. C., re qualifications of persons performing services for county superintendents of schools.

Prescribes credentials required for such persons, except clerical, accounting and stenographic employees, who perform services in connection with preparation and co-ordination of courses of studies and activities in elementary and high schools under jurisdiction of superintendent and in connection with audio and visual facilities and materials maintained by him for use in elementary schools.

- S.B. 887—DONNELLY. (Ed.) Amends Sec. 6361, Ed. C., re school district budgets.

Requires unencumbered, rather than unexpended, balances of appropriations and income in excess of anticipated income for preceding fiscal year to be placed to credit of school district on July 1st and included in balance shown in budget for ensuing fiscal year.

- S.B. 888—DONNELLY. (Ed.) Amends Secs. 24503 and 24504 Ed. C., re first aid equipment for schools.

Requires State Board of Education to adopt regulations specifying contents of first aid kit and requires that each kit include such contents, rather than specifying contents.

- S.B. 889—DESMOND. (Gov. Eff.) Amends Sec. 79.34, C. C. P., to change salary of Sacramento County superior court judges from \$16,750 to unspecified amount.

- S.B. 890—THOMPSON. (Ed.) New act, authorizing Director of Education and San Jose Board of Education to contract with respect to operation of San Jose Junior College.

S.B. 891—HOFFMAN AND OTHERS. (Gov. Eff.) Repeals and adds various Secs., Ag. C., and amends Secs. 19622, 19624, and 19626, B. & P. C., re agricultural fairs.

Revises system of allocating horse racing revenue to agricultural fairs. Creates Fair Classification Committee which is to classify fairs into Classes A, B, and C. Limits Class A fairs to 8 and provides that number of Class B fairs must not be more than 5 more than Class C fairs. Allocates \$80,000 annually to each Class A fair, \$55,000 to each Class B fair and \$35,000 to each Class C fair. Appropriates \$100,000 annually to National Orange Show and \$15,000 to Cloverdale Citrus Fair. Prohibits creation of new fair where one now exists. Requires approval of plans for improvements and prohibits allocation for property, improvements or equipment unless fair has master plan on file with State Public Works Board. Provides that such allocation shall be approved on basis of needs to bring fair into conformity with its master plan.

S.B. 892—HOFFMAN AND HATFIELD. (Agr.) Adds Art. 2b, Ch. 3, Div. 2, Ag. C., re feeding garbage to swine.

Declares purpose of Art. is to prevent spread of vesicular exanthema of swine. Defines "garbage" to include any waste material containing meat scraps. Requires license to feed garbage to swine. Excepts person feeding his household garbage to his own swine from article. Excepts public institutions from license provisions, but not regulations.

Provides for license fee on sliding scale based upon number of hogs, ranging from \$25 to \$100 per year.

Authorizes Director of Agriculture to make rules and regulations to carry out provisions.

Requires garbage to be heated to 212° Fahrenheit or otherwise treated as prescribed by regulations before being fed to swine. Provides for enforcement, including revocation of license for failure to comply with regulations.

Effective as of January 1, 1954, except as to heating or processing requirement which is to be effective July 1, 1955.

S.B. 893—HOFFMAN AND THOMPSON. (Gov. Eff.) Adds Art. 4, Ch. 3, Div. 1, Ag. C., Sec. 19622.6, B. & P. C., creating an agricultural fairs commission and prescribing its powers and duties.

Creates commission of 7 members appointed by and holding at pleasure of Governor, to study and investigate operations and current and future needs of State Fair and other fairs which receive allocation of State money.

Provides that commission shall formulate master plans for conduct of such fairs, such plans to be drawn to accomplish certain specified purposes.

Requires all state departments and agencies to cooperate with commission. Requires commission to report to Governor and Legislature at 1955 Regular Session of the Legislature, and provides for termination of commission's powers on January 1, 1955.

Appropriates \$10,000 annually for support of the commission for each of the fiscal years of 1953-54 and 1954-1955.

S.B. 894—HOFFMAN AND THOMPSON. (F. & G.) Adds Sec. 851, F. & G. C., re nets.

Prohibits possession of gill, trammel or fyke nets on boats in districts 12A, 12B, and 12C upstream from Antioch Point and upstream from Point Sacramento.

S.B. 895—HOFFMAN AND THOMPSON. (Gov. Eff.) Amends Sec. 80, repeals Sec. 80.5, and adds Sec. 92.1, Ag. C., re agricultural fairs.

Eliminates agricultural districts 5, 8, 11, 18, 43, 47, and 53. Provides that when district agricultural association fair is conducted in county, no county fair except one already participating in allocation shall be allowed allocation under Sec. 92, Ag. C.

S.B. 896—COLLIER. (Trans.) Amends Sec. 215, Veh. C., issuance of operating permits for foreign vehicles used commercially.

Provides nonresident owners of such vehicles may either register such vehicle or secure 30-day operating permit, instead of registration being mandatory.

Requires payment of fee, as specified in S. B. 897, if such permit is obtained.

S.B. 897—COLLIER. (Trans.) Adds Sec. 377.7, Veh. C., re fee for 30-day permit to operate foreign vehicles for commercial purposes.

Specifies fee for such permit (provided for by S.B. 896) shall be equal to 1/12 of registration fees required of commercial vehicles, i.e., \$6 general registration fee and appropriate weight fee.

S.B. 898—COLLIER. (Trans.) Amends Sec. 136, Veh. C., re peace officer's powers of Director, Registrar, and investigators of Department of Motor Vehicles.

Grants such powers, except carrying of guns, to Director and investigators, and curtails Registrar's peace officer's powers by prohibiting his carrying of guns, for purpose of enforcing laws administered by Divisions of Registration and Drivers Licenses.

S.B. 899—REGAN. (Lab.) Amends Sec. 123 and repeals Sec. 124, Lab. C., re compensation of officers and employees of Industrial Accident Commission.

Provides salaries of referees employed by commission shall be fixed by State Personnel Board at not less than range of \$862 to \$1,050, instead of for class of positions which perform judicial functions.

Eliminates provision that all officers and employees of commission shall receive compensation fixed by it.

Appropriates unspecified sum augmenting appropriation to be made in 1953 Budget Act for support of Department of Industrial Relations.

S.B. 900—DESMOND. (Gov. Eff.) Amends, adds, and repeals various Secs., Gov. C., re revenue bonds of local agencies.

Gives power to local agencies to issue revenue bonds for purposes of acquiring, constructing, improving or financing revenue producing facilities with respect to water supplies, storm drainage, public transportation, including ferries, parking facilities, and terminal facilities, and any other authorized public improvement, except supplying gas and electricity.

Permits local agencies to operate enterprises wholly outside local agency, and provides increased penalties for non-payment of charges for facilities.

Allows local agencies to make parking meter revenues available as security to pay bonds issued to finance parking facilities, and permits local agencies to pledge any legally available funds, except taxes, as additional security for payment of revenue bonds of any enterprise.

S.B. 901—DESMOND AND ABISHIRE. (Agr.) Amends Act 8780d, the Unemployment Insurance Act, and Sec. 626, U. I. C., re definition of agricultural labor, clarifying but making no substantive change in said definition.

S.B. 902—DILWORTH. (Rev. & Tax.) Adds Sec. 262, R. & T. C., re cancellation of property tax on church failing to claim exemption.

Requires cancellation or refund of tax, penalty or interest on exempt church property for year commencing in 1952.

To take effect immediately, urgency measure.

S.B. 903—DILWORTH AND OTHERS. (Mil. & Vet. Aff.) Adds Art. 5d, Ch. 6, Div. 4, M. & V. C., the Veterans Bond Act of 1953.

Authorizes issuance and sale of state bonds of unspecified amount for purpose of providing farm and home aid to veterans, to be effective upon approval by the people of constitutional amendment ratifying the act.

S.B. 904—DILWORTH. (Nat. Res.) Adds Sec. 5017, P. R. C., re use or possession of firearms or taking or possession of birds or mammals near Mount San Jacinto State Park.

Makes a misdemeanor such use, taking, or possession within $\frac{1}{2}$ mile of park.

S.B. 905—DILWORTH. (Jud.) Adds various Secs. B. & P. C., re designation of school sites on subdivision maps.

Requires subdivider before filing tentative map to deliver copies to district attorney for use of school board.

Requires subdivider to designate school site satisfactory to board on tentative map which school board within 1 year must acquire or subdivider may file amended tentative map making other disposition of site.

Prohibits filing of tentative map not designating school site with approval of school board endorsed thereon unless there is on file certified resolution of waiver, or affidavit of subdivider establishing waiver by board through failure to act.

S.B. 906—SUTTON. (Gov. Eff.) Adds Sec. 92.1, Ag. C., re agricultural fairs.

Authorizes county and district agricultural associations to budget and expend not more than 2 percent of money allocated for fair purposes for support of agricultural, horticultural, livestock or horsemen events and exhibits on festive days in county or district.

S.B. 907—SUTTON. (B. & P.) Amends Sec. 4036, B. & P. C., re conducting of pharmacy premises.

Provides in unincorporated areas and cities of 5000 population or less where sale, dispensing, or compounding drugs, medicines, chemicals, dispensing prescriptions is conducted as separate department of licensed premises, only such separate department shall be in charge of registered pharmacist at all times department is open to public, and defines separate department.

S.B. 908—SUTTON. (Trans.) Adds Sec. 558, S. & H. C., re state highway routes.

Adds to State Highway System, highway from Route 15 at 10th and Market Streets in City of Colusa northerly to connection with Route 45 at Codora, in Glenn County, via Princeton.

S.B. 909—O'GARA. (Trans.) Adds Sec. 30609, S. & H. C., re routes of approaches to additional toll bridges across San Francisco Bay.

Prohibits construction of any additional toll bridge across San Francisco Bay until route of approaches thereto located within San Francisco, San Mateo, or Alameda Counties has been approved by governing bodies thereof; but provides that if governing bodies thereof do not approve or disapprove such route within 60 days after notification thereof, designation of route by California Toll Bridge Authority is final.

S.B. 910—O'GARA. (Trans.) Adds Sec. 30610, S. & H. C., re routes of approaches to toll bridges across San Francisco Bay.

Prohibits construction of any additional toll bridge across San Francisco Bay until route of approaches thereto located within San Francisco or Alameda Counties has been approved by governing bodies thereof; but provides that if governing bodies thereof do not approve or disapprove such route within 60 days after notification thereof, designation of route by California Toll Bridge Authority is final.

S.B. 911—O'GARA. (Trans.) Adds Sec. 30150.1, S. & H. C., re routes of approaches to toll bridges.

Prohibits construction of any toll bridge until route of approaches thereto located within any county, city, or city and county, has been approved by governing body thereof; but provides that if governing body thereof does not approve or disapprove such route within 60 days after notification thereof, designation of route by California Toll Bridge Authority is final.

S.B. 912—O'GARA. (Soc. Wel.) Amends Sec. 2200, W. & I. C., re old age security in respect to payment of aid and furnishing of medical or hospital care following a change of residence.

Deletes provision that county providing medical or hospital care may demand payment of county granting aid in amount not in excess of cost thereof, making it proper charge against, and duty of, county granting aid to pay such charges.

Provides that person whose ineligibility for continued receipt of old age assistance arises solely because of confinement in a public institution for temporary medical or surgical care for more than 2 calendar months shall not be required to return for medical or hospital care to any county in which he formerly resided. Provides that payment of costs of such medical or hospital care shall be proper charge against, and duty of, county from which recipient moved, unless recipient had not resided in such county for at least one year prior to time of removal.

S.B. 913—O'GARA. (Soc. Wel.) Amends Sec. 3090, W. & I. C., re aid to needy blind in respect to payment of aid and furnishing of medical or hospital care following a change of residence.

Deletes provision that county providing medical or hospital care may demand payment of county granting aid in amount not in excess of cost thereof, making it proper charge against, and duty of, county granting aid to pay such charges.

Provides that person whose ineligibility for continued receipt of aid to the needy blind arises solely because of confinement in a public institution for temporary medical or surgical care for more than 2 calendar months shall not be required to return for medical or hospital care to any county in which he formerly resided. Provides that payment of costs of such medical or hospital care shall be proper charge against, and duty of, county from which recipient moved, unless recipient had not resided in such county for at least one year prior to time of removal.

S.B. 914—O'GARA. (Soc. Wel.) Amends Sec. 3450, W. & I. C., re aid to partially self-supporting blind in respect to payment of aid and furnishing of medical or hospital care following a change of residence.

Deletes provision that county providing medical or hospital care may demand payment of county granting aid in amount not in excess of cost thereof, making it proper charge against, and duty of, county granting aid to pay such charges.

Provides that person whose ineligibility for continued receipt of aid to partially self-supporting blind arises solely because of confinement in public institution for temporary medical or surgical care for more than 2 calendar months shall not be required to return for medical or hospital care to any county in which he formerly resided. Provides that payment of costs of such medical or hospital care shall be proper charge against, and duty of, county from which recipient moved, unless recipient had not resided in such county for at least one year prior to the time of removal.

S.B. 915—O'GARA. (Fin. Inst.) Adds Sec. 662, Fin. C., re issuance of capital notes and debentures by banks.

Authorizes banks upon approval of Superintendent of Banks and shareholders, to issue capital notes or debentures. Provides for priority of creditors and depositors over such notes or debentures, and of such notes and debentures over shareholders in event of liquidation.

S.B. 916—O'GARA. (Soc. Wel.) Amends Act 8780d, Unemployment Insurance Act, re disability benefits.

Extends \$8 hospital benefit to persons now ineligible therefor because of receipt of regular wages.

S.B. 917—O'GARA. (Lab.) Amends, adds, and repeals various Secs. Lab. C., re rehearing and judicial review of orders, decisions, rules and regulations of Division of Industrial Safety.

In lieu of incorporating generally by reference provisions on subject relating to Division of Industrial Accidents in workmen's compensation matters, sets forth at length provisions similar to those referred to. However, provides specially for rehearings in case of general safety orders, and allows no judicial review of latter.

S.B. 918—COOMBS. (Gov. Eff.) Amends Sec. 79.28 and adds Sec. 66v, C. C. P., and amends Sec. 69668 and adds Sec. 69590.5, Gov. C., to change number of Napa County superior court judges from 1 to 2.

S.B. 919—CUNNINGHAM. (Jud.) Adds Sec. 6008, P. R. C., re quiet title action against State.

Requires plaintiff who joins State as defendant in an action to quiet title to set forth basis of his claim and his belief of State's claim, and provides that judgment in such action shall only affect interest of State set forth in complaint.

S.B. 920—CUNNINGHAM. (Jud.) Amends Sec. 1007, Civ. C., re acquisition of title by prescription.

Provides that title by prescription may not be acquired as to sovereign, proprietary, and public lands and lands devoted to public use owned by State.

S.B. 921—CUNNINGHAM. (Jud.) Amends Sec. 7555, P. R. C., re swamp and overflow lands.

Provides that any person claiming title to swamp or overflow lands derived by sale from State, before he can sue the State to quiet title must: (1) file with State Lands Commission before January 1, 1956, an affidavit stating that he is successor in interest or claim from an original sale; (2) reclaim such lands by leveeing before January 1, 1959.

If affidavit is not filed nor reclamation done within prescribed time, title to such lands vests indefeasibly in the State.

S.B. 922—CUNNINGHAM. (Jud.) Adds Sec. 426c, C. C. P., re actions against State.

Requires that complaint and summons in such action or action naming state officer in his official capacity as defendant designate capacity in which officer named. Requires return of service to set forth capacity in which officer served.

S.B. 923—GIBSON AND WEYBRET. (Gov. Eff.) Adds Sec. 13537.5, Gov. C., re state printing and duplicating.

Provides that when state agency required by law to have printing done by or through State Printing Office requests permission to acquire printing or duplicating machinery, except for instruction of inmates of state correctional institutions or students of California State Polytechnic College, Department of Finance shall refer request to State Printer as to necessity and public interest.

Prohibits use of equipment, acquired for instruction, for benefit of other public institution.

S.B. 924—GIBSON AND WEYBRET. (Gov. Eff.) Amends Secs. 13531, 13536, 13537, 13538, Gov. C., re State Printing Office.

Transfers State Printing Office from Department of Finance to State Printer. Provides State Printer shall be appointed by and serve at pleasure of Governor, at salary of \$12,000 per year.

Authorizes State Printer, with approval of Director of Finance, to insure State Printing Plant and purchase machinery and equipment for its operation.

Provides that copy of annual report of State Printer to Governor be filed with Legislative Committee on State Printing. Provides that person holding permanent civil service status as State Printer on effective date of act shall continue to hold office until occurrence of vacancy.

S.B. 925—GIBSON AND WEYBRET. (Gov. Eff.) Amends and adds various secs., Gov. C., re Legislative Committee on Printing.

Creates Legislative Committee on State Printing to consist of 2 Members of Senate appointed by Committee on Rules and 2 Members of Assembly appointed by Speaker, to serve without compensation, except necessary expenses. Provides that committee shall select chairman from members.

Provides that committee shall serve during and between sessions and make continuing investigation of operation of State Printing Office, audit its books and records, make recommendations for post auditing system at least yearly, investigate procurement of duplicating equipment by state agencies, recommend establishment of qualifications and job specifications for employees of State Printing Office, investigate printing of school textbooks, contract with state agencies for services, and file report of its activities with Legislature.

Makes legislative printing subject to rules of committee. Authorizes committee to determine method of preparing statutes of budget or extra sessions and omission of resolutions or temporary or special acts.

Appropriates unspecified sum.

To take effect immediately, urgency measure.

S.B. 926—GIBSON. (L. Gov.) Amends Sec. 35102, Gov. C., re annexation of territory to cities under the Annexation Act of 1913.

Makes substantial compliance with law sufficient for any election under annexation proceedings, rather than making annexation void if election proceedings have not strictly complied with law.

S.B. 927—GIBSON. (L. Gov.) Amends Sec. 35146, Gov. C., re annexation of territory to cities under Annexation Act of 1913.

Requires filing of affidavit of completion of proceedings pursuant to law with county recorder and filing of statement of change of boundaries for tax purposes before annexation is complete.

S.B. 928—GIBSON AND SUTTON. (Trans.) Adds Sec. 604.6, Veh. C., re restricting use of highways by certain commercial vehicles.

Prohibits operation of vehicles used for transportation of property on highways between certain hours on weekends and holidays.

Exempts following:

1. Vehicles operated wholly within city limits of one city or contiguous cities.
2. Vehicles used to transport newspapers or perishable products.
3. Public utility and highway construction vehicles, and service or repair vehicles rendering aid to disabled vehicles.

4. Commercial vehicles with manufacturer's rated capacity of one ton or less.

S.B. 929—BREED. (L. Gov.) Amends Sec. 28103, Gov. C., re compensation for public service in Alameda County, making unspecified change.

S.B. 930—HOFFMAN. (Agr.) Amends Sec. 736.3, Agr. C., re stabilization and marketing plans for fluid milk and fluid cream.

Requires plan to provide that contracts between distributor and producer shall require payment for half of milk received during one month not later than 10th, rather than 1st, of following month and for other half not later than 25th, rather than 15th, of said following month.

S.B. 931—WEYBRET. (Jud.) Amends Sec. 225p, Civ. C., re adoption of children.

Requires, rather than permits, county to require payment, by persons petitioning to become adoptive parents, of fee equal in amount to the cost to county of care of child from time he was relinquished until he was placed for adoption, not to exceed \$200.

S.B. 932—BREED. (Gov. Eff.) Appropriates unspecified sum to First District Agricultural Association for construction and equipping of exposition building.

S.B. 933—WILLIAMS. (Gov. Eff.) Amends Sec. 16301, Gov. C., re accounting for money belonging to State received by state agency.

Allows Controller or Department of Finance to require state agencies to account for such money more frequently than monthly. Allows accounting and reporting of cash receipts under standard classification prescribed by department. Deletes exception for adding of money received by state institution for hospital care of, or meals served to, persons not entitled thereto without charge to support appropriation of institution from provision requiring all money received by state agencies to be credited to General Fund.

S.B. 934—WILLIAMS. (Wat. Res.) Amends Sec. 23626, Wat. C., re improvement districts in irrigation districts.

Provides that in estimating cost of proposed improvements, board may include additional sum, not to exceed 10%, as reserve to secure payment of warrants.

S.B. 935—COLLIER. (Trans.) Repeals and adds Sec. 372, Veh. C., repeals and adds Pt. 4, Div. 2, R. & T. C., the Vehicle Mileage Tax Law, re registration fees for motor vehicles and taxes on the operation thereof.

Substitutes for commercial vehicle registration fees now payable on basis of unladen weight, fees payable on basis of gross weight up to 16,000 pounds.

Eliminates truck gross receipts tax.

Imposes on privilege of operating a vehicle having a gross weight in excess of 16,000 pounds, a mileage tax varying in proportion to gross weight of vehicle, along with a fixed minimum tax.

Excludes operation of implements of husbandry and various types of vehicles used in farm operations.

Provides for general administration through State Board of Equalization.

Revenue to be deposited in Vehicle Mileage Tax Fund, and appropriated for making of refunds and to Highway Users Tax Fund.

Operative January 1, 1954.

S.B. 936—HAROLD T. JOHNSON. (Mil. & Vet. Aff.) Amends Act S961, Ch. 29, Stats. 1st Ex. Sess. 1946, re temporary and emergency housing for veterans.

Extends time that encumbrances against appropriation may be paid to December 31, 1955, rather than 1953.

S.B. 937—HAROLD T. JOHNSON. (Ed.) Amends Secs. 8951 and 8952, Ed. C., re elementary schools.

Allows governing board of elementary school district to establish summer schools as well as special day and evening classes. Requires length of term and hours of such schools and classes as determined by governing board to be in accordance with rules of State Board of Education and with prior written approval of Superintendent of Public Instruction.

S.B. 938—HAROLD T. JOHNSON. (Gov. Eff.) Amends Sec. 9351.3, Gov. C., re Legislators' Retirement System, to include in system officers of Senate or Assembly elected by vote of members.

S.B. 939—DORSEY. (Jud.) Amends Sec. 25, Civ. C., re married females 18 years of age, to extend provisions making them adults for certain engagements or transactions to include actions affecting their marital status.

S.B. 940—CUNNINGHAM. (Lab.) Adds Sec. 6907.5, Lab. C., re operation of locomotives.

Requires in certain specified situations conductor pilot to accompany engine operating without cars attached, but does not apply to engine in helper or pusher service.

S.B. 941—WAY. (F. & G.) Adds Sec. 803.1, F. & G. C., re razor clams.

Closes until December 31, 1953, to taking of razor clams, portion of Little River Beach between Mad River and Moonstone Beach. In 1954 and following even numbered calendar year closes Little River Beach from Mad River to Strawberry Creek and in alternate years closes it from Strawberry Creek to Moonstone Beach.

To take effect immediately, urgency measure.

S.B. 942—WAY. (Lab.) Adds Sec. 270.5, amends Sec. 272, Lab. C., re security for payment of wages.

Requires loggers and saw mill operators, except those having free and unencumbered title to property being logged or to saw mill, before commencing work in period for which single payment of wages is to be made, to have on hand or deposit with bank or trust company cash or readily salable securities sufficient to pay wages of every person employed for such period or to deposit with Labor Commissioner bond of acceptable security company conditioned upon payment of all wages found due by commissioner.

Requires conspicuous posting of name of bank or trust company or surety or sureties, and makes failure to post name prima facie evidence of violation of deposit or bonding requirements.

Provides violation is misdemeanor.

S.B. 943—WAY. (Pub. H. & S.) Amends Secs. 1120 and 1141, H. & S. C., re payment of state aid to local health departments.

Allocates funds on quarterly instead of yearly basis. Payments to be made to each department that is qualified on 1st day of each quarter.

To become effective July 1, 1954.

S.B. 944—HULSE. Appropriates \$100,000 for use in connection with litigation concerning rights of California agencies and water users to water of Colorado River.

Chapter 12, Statutes of 1953, approved January 27, 1953, in effect immediately.

S.B. 945—POWERS. (Gov. Eff.) New act, creating commission to study alcoholism and making appropriation.

Creates California Commission on Alcoholism, consisting of 5 members appointed by Governor, to study problems involved in alcoholism and report to Governor by January 15, 1955, members to serve without pay but to receive expenses in attending meetings.

Appropriates unspecified sum for support of commission.

S.B. 946—GIBSON. (Jud.) Amends Sec. 16430, Ed. C., re school safety patrols, making no substantive change.

S.B. 947—GIBSON. (Jud.) Amends Sec. 1027, Ed. C., re safety of pupils and liability therefor making no substantive change.

S.B. 948—DESMOND. (Soc. Wel.) Amends Act 8780d, the Unemployment Insurance Act, and Sec. 3254, U. I. C., re unemployment disability insurance.

Changes existing law which provides that voluntary plan of disability benefits has to be made available to all employees of employer by providing that plan has to be made available only to all of any class of employees. Makes deletions and additions in existing law to effectuate change.

Deletes existing condition for approval that plan will not result in substantial selection of risks adverse to Disability Fund.

S.B. 949—DESMOND. (Soc. Wel.) Amends Act 8780d, the Unemployment Insurance Act, and Sec. 3254, U. I. C., re unemployment disability insurance.

Deletes existing provision preventing approval of voluntary plan of disability benefits where plan will result in substantial selection of risks adverse to Disability Fund.

S.B. 950—DESMOND. (Soc. Wel.) Amends Act 8780d, the Unemployment Insurance Act, Sec. 3254, U. I. C., re unemployment disability compensation.

Adds, to existing conditions for approval of voluntary plan of disability benefits, requirement that such plan shall provide for amendment only if employees have individual right to withdraw from plan at or before effective date of amendment.

S.B. 951—DESMOND. (Fin. Inst.) Adds Sec. 1176.7, Ins. C., re insurers' loans on mortgage security.

Exempts from loan or security restrictions loan secured by mortgage arising from sale by insurer of its real property.

S.B. 952—DESMOND. (Fin. Inst.) Amends Secs. 10209 and 10270.6, Ins. C., re group life and disability insurance policies, making no substantive change.

S.B. 953—CUNNINGHAM AND WAY. (Pub. U.) Adds Sec. 768.5, repeals Sec. 3546, P. U. C., re safety requirements applicable to highway common carriers, petroleum regular route carriers, and petroleum contract carriers.

Provides that Public Utilities Commission shall not regulate safety of operations of highway common carriers, petroleum regular route carriers, and petroleum contract carriers, and makes safety requirements set forth in Veh. C. applicable to such carriers.

S.B. 954—WARD. (Jud.) Adds Sec. 2272.1, Civ. C., re powers of trustees.

Enumerates certain powers of trustees of testamentary trusts without limiting their powers to those enumerated, and to provide for incorporation by reference of any such power or powers in trust instrument.

S.B. 955—WARD. (Jud.) Amends Sec. 2272, Civ. C., re execution of leases by trustees.

Provides that leases entered into by trustee for any reasonable time where trust is for fixed term, as well as where trust is of uncertain or indefinite duration or is terminable on the death of one or more persons, shall not be impaired by termination of trust prior to expiration of lease.

S.B. 956—WARD. (Jud.) Amends Sec. 162, Prob. C., re payment of interest on legacies.

Deletes provision that legacies are due 1 year after death of testator and bear interest from that date at 4 percent, and provides that cash legacies if not paid prior to 2d anniversary of testator's death bear interest at rate of 4 percent. Provides that annuities are payable at end of annual, monthly, or specified period, and right of annuitant or trust beneficiary to periodic payment shall not constitute cash legacy for payment of interest.

S.B. 957—McBRIDE. (Jud.) Amends Sec. 2261, Civ. C., re changes in trust.

Provides that in absence of express provision to contrary in trust instrument, court may authorize trustee to partition undivided interest in property by agreement with co-owners or action in partition, or after partition by trustee, court may ratify agreement or court action.

S.B. 958—McBRIDE. (Fin. Inst.) Amends Sec. 3392, Fin. C., re use of names by building, savings and loan association.

Requires that building, savings and loan associations state on signs, letterheads and advertising, nature of business by use of full corporate name, if it so indicates, or by separate statement.

S.B. 959—McBRIDE. (Rev. & Tax.) Adds Sec. 6365, R. & T. C., to exempt from sales and use taxes sale by personal representative of decedent's household and personal effects or auto.

S.B. 960—McBRIDE AND GRUNSKY. (Fin. Inst.) Amends various Secs., Fin. C., re savings and loan associations.

Deletes provision requiring approval of form of notes, trust deeds and mortgages prior to their use.

Extends 60-day limit on time within which proceeding for judicial review may be commenced, to any action of commissioner subject to judicial review.

Increases fees, for approval of proposed articles of incorporation and for application for branch license, from \$100 to \$250.

Authorizes retirement of pledged as well as free shares; prescribes procedure therefor.

Authorizes payment of withdrawal without deduction of interest on payments made within 6 months of withdrawal where interest was paid or credited on regular interest payment dates occurring not more frequent than quarterly, if permitted by by-laws.

Expands provisions for borrower's memberships.

Deletes requirement that written consent of commissioner be obtained for establishment of loss reserve from reserve or surplus accounts previously available for absorbing losses; deletes investment certificate and withdrawable share reserves from, and adds bad debt reserve to, the reserves for which loss reserve shall continue to be counted where the accounts constituting the loss reserve previously constituted all or part of such reserves.

Makes other technical changes.

S.B. 961—McBRIDE AND GRUNSKY. (Fin. Inst.) Amends Art. 1, Ch. 9, Pt. 1, Div. 2, Fin. C., re savings and loan associations.

Changes designation of "investment certificate and withdrawable share reserve" to "the amount specified for the stock, surplus, undivided profits and reserves." Includes reserve for bad debts in accounts constituting such amounts.

S.B. 962—McBRIDE. (Jud.) Amends Sec. 754, C. C. P., re actions in partition.

Provides that in such action if property is subject of express trust created by written instrument, trustee shall be made party to action, but beneficiary under trust need not be.

S.B. 963—McBRIDE. (Fin. Inst.) Amends Sec. 1101, Ins. C., re interest of insurer's officials in purchases, sales, or loans of insurer.

Permits insurer's officials to have personal financial interest in such transactions of insurer if transaction is in all respects fair to insurer.

S.B. 964—McBRIDE. (Jud.) Amends Sec. 763, C. C. P., re partition of property of express trust.

Provides that where property or individual interest subject to express trust constitutes equitable life estate and equitable remainder is equitable contingent remainder, court may, but is not required to, order sale thereof. Provides that in event of partition or sale, property or proceeds of sale shall be held by trustee of express trust for benefit of all beneficiaries, including equitable contingent remainderman, and further proceedings for probate sale are not required.

S.B. 965—THOMPSON. (Ed.) Amends Sec. 20373, Ed. C., re salaries of president, faculty, officers and employees of state colleges.

Requires State Personnel Board to establish and adjust such salaries in same manner as state civil service salaries. Deletes provision for Director of Education subject to approval of State Board of Education to fix such salaries.

S.B. 966—THOMPSON. (Ed.) Amends Sec. 20383.5, Ed. C., re leaves of absence of state college faculty members.

In provision limiting leaves in any year to 5 percent of eligible faculty, provides that minimum of 1 faculty member of each college is eligible for leave and whenever 5 percent results in fraction of 50 percent or more of member being eligible member is eligible for such fraction.

S.B. 967—THOMPSON. (Ed.) Amends Secs. 20391 and 20392.5, Ed. C., re state college employees not in state civil service.

Provides that such employee employed full time for 3 consecutive years and reappointed for next school year is thereafter deemed reappointed from year to year in same class and rank and at same salary unless dismissed or laid off, instead of reappointed from year to year unless dismissed.

Requires Director of Education to adopt rules for order of lay off and re-employment after lay off, as well as dismissal, for lack of salary funds or discontinuance of services or classes.

S.B. 968—DONNELLY. (Ed.) Amends Sec. 417, Ed. C., changing salary of superintendent of schools of Stanislaus County, from \$6,800 to unspecified amount.

S.B. 969—DONNELLY. (L. Gov.) Amends Sec. 28117, Gov. C., to change salary of Stanislaus County auditor from \$6,000 to \$7,200.

S.B. 970—WEYBRET. (Lab.) Amends Sec. 4663, Lab. C., re workmen's compensation.

Eliminates provision allowing in case of aggravation of pre-existing disease compensation for proportion of disability due to aggravation only, substituting provision requiring compensation reduction for disability resulting from combined effects of injury and pre-existing disease proportionate to extent to which prior disease is contributing cause of disability.

S.B. 971—WEYBRET. (Lab.) Amends Sec. 4453, Lab. C., re workmen's compensation.

Provides average weekly earnings figure used in computing amount of award shall not be fixed at sum which would set average annual earnings of employee at figure in excess of his actual earnings during calendar year immediately preceding his injury.

S.B. 972—WEYBRET. (Lab.) Amends Secs. 111, 112, and 115, repeals Sec. 114, Lab. C., re Industrial Accident Commission.

Provides commission shall consist of 3 rather than 7 members, terms of present members expiring January 15, 1954.

Eliminates panel system of administering business of commission.

S.B. 973—WEYBRET. (Lab.) Adds Sec. 5005, Lab. C., re workmen's compensation.

Provides filing of release or compromise agreement with Industrial Accident Commission, stays proceedings and suspends periods of time for acting under compensation law until approval or disapproval by commission.

S.B. 974—WEYBRET. (Lab.) Amends Sec. 3202, Lab. C., re workmen's compensation, making no substantive change.

S.B. 975—WEYBRET. (Lab.) Amends Secs. 3208 and 4663, adds Secs. 3600.5 and 3600.6, Lab. C., re workmen's compensation.

Defines "occupational diseases" and "nonoccupational diseases."

Provides compensation allowable where disability or death results from aggravation of nonoccupational disease by reason of unusual strain or exposure.

Establishes presumption that in case of occupational disease, any exposure in any occupation which might reasonably have existed and aggravated condition played part in developing condition. Each employer made liable for compensation on basis proportionate to time of employment during entire exposure.

Limits application of present provision regarding allowance of compensation for aggravation of pre-existing disease, to case where pre-existing disease is nonoccupational one.

S.B. 976—SUTTON. (L. Gov.) Amends Sec. 28143, Gov. C., increasing compensation of grand and trial jurors of Glenn County from \$3 to \$5.

S.B. 977—SUTTON. (L. Gov.) Amends Sec. 28140, Gov. C., re compensation for public service in Tehama County, making no substantive change.

S.B. 978—SUTTON. (L. Gov.) Amends Sec. 28148, Gov. C., re compensation for public service in Colusa County, making no substantive change.

S.B. 979—THOMPSON. (Gov. Eff.) Amends Secs. 21296 and 21298, Gov. C., re minimum disability retirement allowances payable by State Employees' Retirement System to state and local miscellaneous members.

Increases disability retirement pensions for state and local miscellaneous members so that minimum disability retirement allowance will be 35 percent, rather than $\frac{1}{4}$, of member's final compensation.

Not to apply to members employed by contracting agency unless and until contracting agency so elects, by amendment to or express provision in contract.

To become effective on 1st day of month next succeeding 90th day after final adjournment of 1953 Regular Session of Legislature.

S.B. 980—THOMPSON. (Ed.) Amends Sec. 6802 of the Ed. C., re public school system, making no substantive change.

S.B. 981—THOMPSON. (Ed.) Amends Sec. 6811, Ed. C., re attendance of kindergarten and elementary school pupils, making no substantive change.

S.B. 982—THOMPSON. (Ed.) Amends Sec. 7102.2, Ed. C., re public school system, making no substantive change.

S.B. 983—PARKMAN. (L. Gov.) Amends Sec. 31692, Gov. C., re county employees retirement system.

Extends until 91st day after adjournment 1955, rather than 1953, Regular Session period during which retired members of systems in counties with less than 500,000 population may be retained in service and during which compulsory retirement for age is suspended.

S.B. 984—TENNEY. (Jud.) Amends Act 1880, the Municipal and Justice Court Act of 1949, amends Secs. 1295 and 1269b, and adds Sec. 1269c, Pen. C., re municipal and justice courts.

Makes various changes in provisions re fixing and accepting of bail and deposits in lieu of bail in municipal and justice courts by clerks, court commissioners and other authorized officers.

S.B. 985—TENNEY. (Jud.) Amends Sec. 89, C. C. P., re jurisdiction of municipal courts, making no substantive change.

S.B. 986—TENNEY. (Jud.) Amends Ch. 1419, Stats. of 1951, re judges of municipal courts in judicial districts in Los Angeles County, making no substantive change.

S.B. 987—TENNEY. (Jud.) Amends Act 4475, re office of clerk and marshal of municipal court in Los Angeles County.

Requires policies, selections, and dismissals in such offices to be determined in each judicial district by judge or judges if each district in county is provided with marshal and clerk.

S.B. 988—TENNEY. (Jud.) Amends Act 4475, allowing marshals, if each judicial district in Los Angeles County is provided with marshal, to serve process only within respective districts.

S.B. 989—TENNEY. (Jud.) Amends Act 4475, Ch. 1420, Stats. 1951, re Municipal Courts of Los Angeles County.

Provides for meeting of judges of Municipal Courts of Los Angeles County at least once a year on 5 days written notice to determine procedures and rules for fixing bail, selection of law library trustees, and matters pertaining to marshal's office.

S.B. 990—TENNEY. (L. Gov.) Amends Act 5238, Municipal Court Act of 1925, re compensation of municipal court judges in Los Angeles County, making no substantive changes.

S.B. 991—TENNEY. (Jud.) Amends Act 4475, Ch. 1420, Stats. 1951, re officers and attaches of municipal courts in Los Angeles County, making no substantive change.

S.B. 992—TENNEY. (Jud.) Amends Act 5238, Municipal Court Act of 1925, re residential qualifications of attaches of municipal courts.

Requires residence in county, in counties, rather than in cities and cities and counties, of over 2,000,000 population.

S.B. 993—TENNEY. (L. Gov.) Amends Act 5238, Municipal Court Act of 1925, changing salaries of municipal court judges in Los Angeles County to unspecified amount.

S.B. 994—TENNEY. (Jud.) Amends Act 4475, re municipal courts in judicial districts in Los Angeles County, making no substantive change.

S.B. 995—TENNEY. (Jud.) Amends Act 4475 and Ch. 1765, Stats. 1951, re marshal's office and court service divisions in municipal courts in Los Angeles County.

Repeals provision for single marshal for all such courts. Allows judges of each district in county, except district for City of Los Angeles, to select deputy of marshal's office to act as bailiff.

Grants right to person employed in marshal's office in county on December 31, 1951, and on effective date to return to such position at salary paid incumbent on such date, plus 10 percent or at salary increased by Legislature at 1953 Regular Session, if higher.

Provides salary of \$968 for marshal of court in district embracing City of Los Angeles. Requires positions in such court to be filled by person incumbent on December 1, 1951, and allows marshal to appoint additional personnel. Deems that persons selected by marshal possess qualifications for permanent appointment. Makes Municipal and Justice Court Act of 1949 applicable to subsequent appointments.

Separates bailiffs' division of marshal's office in district for City of Los Angeles from such office and denominates it the court service division, in charge of superintendent with powers and duties of marshals and sheriffs. Makes chief deputy marshal the superintendent, and provides for his appointment, removal, and duties, and duties and salaries of his deputies.

Allows any municipal court in Los Angeles County to create court service division for district.

S.B. 996—TENNEY. (Jud.) New act, re municipal courts in Los Angeles County.

Separates bailiffs' division from marshal's office and establishes court service division of municipal court of Los Angeles Judicial District to perform duties with respect to proceedings in municipal court.

Provides that chief deputy marshal on December 1, 1952, becomes superintendent of division and is deemed to possess qualifications for permanent appointment, subsequent appointments to be pursuant to Municipal and Justice Court Act of 1949, except appointments and removals to be made by majority vote of judges of Los Angeles Judicial District.

Provides for number and compensation of attaches.

Authorizes other municipal courts in Los Angeles County to create court service division by resolution of court.

S.B. 997—TENNEY. (Jud.) Amends Act 1880, the Municipal and Justice Court Act of 1949, re temporary appointments in municipal and justice courts.

Provides that additional deputies appointed temporarily to meet emergency may, but need not, be selected from civil service eligible list.

S.B. 998—TENNEY. (L. Gov.) Amends Ch. 1419, Stats. 1951, re compensation of municipal courts judges in judicial districts in Los Angeles County.

Deletes provision setting annual salary of judge in municipal court district embracing no city in which municipal court was established under the Municipal Court Act of 1925 at \$12,500 for first 2 years after establishment of court and thereafter \$15,000.

Deletes provision setting annual salary of other municipal court judges in Los Angeles County at \$15,000. Sets salary of each municipal court judge of Los Angeles County at unspecified amount.

S.B. 999—TENNEY. (Jud.) Amends Act 4475 and Ch. 1765, Stats. 1951, re marshals of municipal courts in Los Angeles County.

Repeals provision for 1 marshal of all municipal courts of county. Declares intent to provide for marshal in each judicial district. Requires judges of each court to select bailiff from among deputy marshals. Gives person employed in marshal's office in county prior to January 1, 1950, right to return to such employment without decrease in salary paid incumbent on that date.

S.B. 1000—TENNEY. (L. Gov.) Amends Act 1880, the Municipal and Justice Court Act of 1949, re filling vacancies in clerk's office of municipal or justice court and marshal's office in municipal court.

Requires filling of such vacancies in county not having civil service commission from 3 highest persons certified by California State Civil Service Commission as eligible. Requires county or state civil service commission to give examinations, establish eligibility lists, hear appeals of employees, and enforce its rulings on appeals. Provides six months' probationary period for new employees. Requires examinations for lowest paid positions to be open to all qualified electors of county. Allows examinations for other positions to be open or promotional. Limits temporary appointments to 30 days after list of 3 eligibles willing to accept appointment is certified, rather than after list of 3 eligibles is certified.

S.B. 1001—TENNEY. (Jud.) Amends Act 4475 and Ch. 1765, Stats. 1951, re marshal's offices in municipal courts in Los Angeles County.

See digest of S. B. 995, apparently identical except this bill does not provide for court service divisions.

S.B. 1002—TENNEY. (Jud.) Amends Sec. 105, C. C. P., re municipal and justice courts, to make provisions for requesting another judge in same county to assume judge's duties, presently applicable to justice courts, applicable to municipal courts also.

S.B. 1003—TENNEY. (Jud.) Amends Sec. 117j, C. C. P., re notice of entry of judgment and appeals in small claims actions.

Provides that if defendant is not present in court by failure to appear, or if he is present, he need not be served with notice of entry of judgment against him, and time for appeals runs from date of judgment; however, if he is not present because court took case under submission, he must be given notice of entry of judgment against him by mail, and appeal time runs from date of mailing such notice.

Allows appeal by plaintiff after adverse decision upon counterclaim or cross-complaint.

Gives 90 days after effective date of act for appeal from judgment rendered before such effective date and of which no notice has been given.

S.B. 1004—TENNEY. (Jud.) Amends Sec. 117d, C. C. P., re time limits in small claims actions.

Provides that date for defendant's appearance shall be not more than 30 nor less than 10 days from date of order endorsed on affidavit commencing action, rather than not more than 30 nor less than 3 days, and makes these limits applicable to defendants living in county where action is filed; limits are 60 and 30 days for other defendants.

Specifies that if defendant is not served with order at least 5 days before appearance date if he lives in county or 15 days if outside of county, plaintiff may apply for new order setting new date for appearance which shall be governed by same time limits as original order.

Provides that court lacks jurisdiction unless defendant appears personally, or is personally served or signs registered mail receipt at least 5 days before appearance date if he lives in county or 15 days if outside county.

S.B. 1005—TENNEY. (Jud.) Amends Sec. 117c, C. C. P., re copies of affidavit and service of defendants in small claims actions.

Requires claimant or clerk to prepare copies of affidavit commencing action equal in number to defendants named therein.

Requires payment of filing fee before affidavit is accepted for filing.

Clarifies provision relating to service by mail by clerk to provide that he will make service by registered mail if claimant so requests.

Clarifies language relating to method of filing proof of service.

S.B. 1006—TENNEY. (Jud.) Amends Sec. 117h, C. C. P., re cross-complaints in small claims courts.

Makes provisions of section applicable to cross-complaints as well as counterclaims.

Provides that plaintiff not personally served with defendant's answer at least 48 hours before time set for hearing shall be granted a continuance at his request.

Requires affidavit of personal service of answer appear thereon unless plaintiff does not object to the hearing of the claim set forth therein.

S.B. 1007—TENNEY. (Jud.) Amends Sec. 117ll, C. C. P., re deposits in lieu of bond on appeal in small claims courts, to provide that deposit shall equal judgment plus costs plus \$50, rather than equalling amount required to be secured by undertaking.

S.B. 1008—TENNEY. (Jud.) Amends Sec. 117p, C. C. P., re mailing fees in small court actions.

Changes fee in such action to 75 cents for each defendant to whom affidavit is mailed, rather than 75 cents for mailing affidavit.

S.B. 1009—TENNEY. (Jud.) Amends Act 1970, the Dangerous Weapons' Control Law, re control of deadly weapons.

Makes it felony to possess and conceal various types of knives and similar weapons in specified situations.

Requires persons owning firearms capable of being concealed upon person to register with Bureau of Criminal Identification and Investigation within 60 days after effective date and to carry registration card when he carries weapon. Makes violation misdemeanor.

Authorizes bureau to refuse registration to persons prohibited from carrying such firearms, and to fugitives.

Requires owner of such firearm to report its sale or transfer to bureau and requires transferee to report to local police office for fingerprinting within specified period. Makes violation misdemeanor.

Prohibits persons in business of selling or transferring such firearms from delivering firearm to purchaser who does not possess registration card, and makes violation misdemeanor.

Provides that person who counterfeits or forges registration card is guilty of forgery.

S.B. 1010—TENNEY. (Jud.) Amends Secs. 11712, 11713, and 11714, H. & S. C., and Sec. 1203, Pen. C., re narcotics offenses.

Changes penalty for unlawful possession of narcotics, for maintaining an establishment in which narcotics are unlawfully sold, given, or smoked, and for production of marihuana, from imprisonment in county jail from 90 days to 1 year or in state prison for not more than 6 years, to imprisonment in state prison from 2 to 20 years. Changes penalty for such offense where defendant has prior felony conviction, from not more than 10 years imprisonment in the state prison to 5 to 50 years such imprisonment.

Changes penalty for unlawful transportation, sale or distribution of narcotics from imprisonment in county jail from 6 months to 1 year or in state prison for not more than 6 years, to imprisonment in state prison from 10 to 50 years. Changes penalty for conviction of such offense where defendant has prior felony conviction, from not more than 10 years imprisonment in the state prison to life imprisonment without possibility of parole.

Prohibits granting of parole or probation to persons convicted of such offenses.

S.B. 1011—TENNEY. (Jud.) Amends Sec. 1428 and repeals Sec. 1428a, Pen. C., re records in inferior courts.

Provides for entry in criminal docket of all witnesses sworn and exhibits introduced. Deletes requirement for minute book for felonies in municipal courts, and provides that no separate minute book need be maintained for criminal actions or proceedings in municipal or justice courts.

S.B. 1012—TENNEY. (Jud.) Amends Act 4475, Ch. 1420, Stats. 1951, and Sec. 72653, Gov. C., re bailiffs of municipal courts in Los Angeles County.

Provides that bailiffs shall be appointed by and under exclusive jurisdiction of presiding judge of municipal court.

S.B. 1013—TENNEY. (Jud.) Amends Act 4475, adds Sec. 72604, Gov. C., re office of clerk and marshal of municipal court in County of Los Angeles.

Allows judge or judges of court to determine all policies pertaining to such offices for which there is no law.

S.B. 1014—TENNEY. (Gov. Eff.) Amends Sec. 420, Gov. C., requiring design on state flag to correspond with unspecified description.

S.B. 1015—TENNEY. (Gov. Eff.) Amends, adds, various secs., Gov. C., re retirement systems established under County Employees Retirement Law of 1937.

See digest of S.B. 554, apparently identical.

S.B. 1016—TENNEY. (Gov. Eff.) Adds Sec. 21203.5, Gov. C., re retirement rights of patrol members of State Employees' Retirement System.

Requires system, when patrol member has qualified for service retirement by length of service, whether or not he has qualified therefor by age if he has not attained mandatory age of retirement for patrol members, to issue to him certificate stating he is entitled to be credited with sufficient service to qualify him for retirement. Provides that whenever thereafter member desires to be retired for service, he shall be retired forthwith if he has attained the minimum age for retirement applicable to patrol members. Specifies that after issue of certificate, nothing shall deprive holder of right to be retired with retirement allowance pursuant to State Employees' Retirement Law.

S.B. 1017—TENNEY. (Gov. Eff.) Amends Sec. 20024, Gov. C., re State Employees' Retirement System in respect to definition of final compensation as to patrol members.

For patrol members of system only, defines "final compensation" as highest average annual compensation earnable by member during any period of 3, rather than 5, consecutive years during membership.

S.B. 1018—TENNEY. (Gov. Eff.) Amends Sec. 13552, Gov. C., re prices to be charged for state printing.

Deletes provision that Department of Finance shall install cost system for prepricing orders and compile schedule and provides that department shall install and use standard recognized printing industry cost finding system for determining cost of work in state printing office.

S.B. 1019—TENNEY. (Jud.) Amends Sec. 3904, Corp. C., re conveyances of corporate assets.

Present law permits deed or instrument conveying or transferring all or substantially all of corporate assets to have annexed to it certificate of secretary or assistant secretary of corporation, setting forth resolution of board of directors and stating fact of approval thereof by shareholders, and makes such certificate prima facie evidence of existence of facts authorizing conveyance of entire assets and conclusive evidence in favor of innocent purchaser or encumbrancer for value. Bill makes absence of such certificate give rise to presumption that deed or instrument describes less than all or substantially all of corporate assets and makes such presumption conclusive in favor of innocent purchaser or encumbrancer for value.

S.B. 1020—TENNEY. (Trans.) Amends Sec. 673, Veh. C., re mufflers.

Provides mufflers on vehicles shall have volumetric displacement at least 15 times that of individual cylinder discharging into it at any instant.

S.B. 1021—TENNEY. (Mil. & Vet. Aff.) Amends Secs. 431 and 432, M. & V. C., re control of armories.

Requires Adjutant General to obtain approval of Department of Finance before executing any license or lease of an armory for a term of 1 year or longer.

S.B. 1022—TENNEY. (Ed.) Amends Sec. 20354, Ed. C., re lease of state college property to nonprofit organization composed of students and faculty.

Requires that such lease by Director of Education be subject to approval of Department of Finance.

S.B. 1023—TENNEY. (Lab.) Amends Sec. 3212.5, Lab. C., re workmen's compensation.

Provides that in case of city policeman or member of State Highway Patrol employed full time under civil service "injury" includes "kidney trouble" developing or manifesting self during service.

Sets up rebuttable presumption that kidney trouble so developing or manifesting self arose out and in course of employment, where policeman or member of patrol has served 5 years or more.

S.B. 1024—TENNEY. (Trans.) Amends Sec. 44.8, Veh. C., re emergency vehicles.

Extends time during which vehicles owned by State, its officers, or employees, and which are used for civil defense or disaster purposes, are classified as emergency vehicles to 91st day after final adjournment of 1955 Regular Session or termination of existing national defense emergency, whichever first occurs.

S.B. 1025—TENNEY. (Wat. Res.) Amends Act 4463, the Los Angeles County Flood Control Act, re powers of board of supervisors of Los Angeles County Flood Control District.

Empowers the board, by any appropriate legal proceeding, to require alteration or removal of any facility or structure which is intersected by any district waterway, but only after just compensation is made.

S.B. 1026—TENNEY. (Jud.) Amends Sec. 1248, C. C. P., re determination of value and damage in condemnation suits.

Provides that if alteration of structures is sought, or if removal, alteration, or relocation will be necessary, cost or damage of such must be considered by court, jury, or referee.

S.B. 1027—TENNEY. (Jud.) Amends Ch. 1419, Stats. 1951, changing name of South Bay Municipal Court District to Redondo Beach Municipal Court District.

S.B. 1028—TENNEY. (Gov. Eff.) Amends Act 5238 and Ch. 1419, Stats. 1951, re municipal court judges in Los Angeles County.

Changes annual salary to unspecified sum from \$15,000 for judge in court of district embracing city where municipal court established under Municipal Court Act of 1925, and from \$12,500 for other judges for first 2 years, and thereafter \$15,000. Deletes requirement that incumbent inferior court judges of city and township become judges of municipal court of district including city if number of positions to be filled exceeds number of judges entitled to succeed to judgeships of district, in provision relating to municipal court district, which includes city or township of 40,000 or less which might be constituted separate municipal court district under Constitution.

S.B. 1029—TENNEY. (Jud.) Amends Sec. 72708, Gov. C., increasing salary of traffic commissioner in municipal court in City of Los Angeles, from \$770 to \$850 per month.

S.B. 1030—TENNEY. (Jud.) Amends Act 5238, Municipal Court Act of 1925, increasing salary of traffic commissioner in municipal court in City of Los Angeles from \$770 to \$850 per month.

S.B. 1031—TENNEY. (Jud.) Amends Act 5238, the Municipal Court Act of 1925, increasing monthly salary of secretary and jury commissioner of municipal court district including City of Los Angeles from \$825 to \$950.

S.B. 1032—TENNEY. (Jud.) Amends Sec. 72707, Gov. C., increasing monthly salary of secretary and jury commissioner in municipal court district embracing City of Los Angeles from \$825 to \$950.

S.B. 1033—TENNEY. (Jud.) Amends Sec. 72709, Gov. C., re official reporters in municipal courts in district embracing City of Los Angeles, making no substantive change.

S.B. 1034—TENNEY. (Jud.) Amends Act 5238, changing monthly salary of official reporter of municipal court in City of Los Angeles from \$625 to unspecified amount.

S.B. 1035—TENNEY. (Jud.) Amends Sec. 72706, Gov. C., increasing salaries of commissioners of municipal courts in City of Los Angeles, from \$660 to \$800 per month.

S.B. 1036—TENNEY. (Jud.) Amends Act 5238, Municipal Court Act of 1925, increasing salaries of commissioners of municipal court in City of Los Angeles from \$660 to \$800 per month.

S.B. 1037—TENNEY. (Jud.) New act, Los Angeles County Municipal Court Judges Act, re organization of municipal court judges of Los Angeles County for common action.

Requires judges to constitute an official body for consideration of matters of common concern to judges and to provide methods and procedures for their common action. Prescribes method of organizing such association, and giving notice thereof. Provides that any existing voluntary organization of such judges may constitute such organization. Allows organization to adopt rules for conduct of its affairs and proceedings.

S.B. 1038—TENNEY. (Jud.) Amends Sec. 72603, Gov. C., re municipal court judicial districts for city or township with population of 40,000 or less, which might be constituted a separate district.

Deletes provision for such city requiring incumbent inferior court judges in city, if qualified, to become judges of municipal court in district including such city if number of positions to be filled exceeds number of municipal judges entitled to succeed to judgeships in district.

S.B. 1039—TENNEY. (Jud.) Adds Sec. 72716, Gov. C., re municipal court in Los Angeles Judicial District.

Requires closing of such court for transaction of business on Saturday. Continues in force provisions relating to keeping open 1 department of court composed of more than 5 judges for exercise of criminal jurisdiction of court.

S.B. 1040—TENNEY. (Jud.) Amends Sec. 72704, Gov. C., increasing number and compensation of deputy clerks of municipal court in district embracing City of Los Angeles, and providing differential for night work.

S.B. 1041—TENNEY. (L. Gov.) Amends Sec. 72703, Gov. C., re number and compensation of municipal court attaches in district embracing City of Los Angeles.

Increases salaries of chief clerks of traffic, civil, criminal, and accounting departments, from \$600 to \$660 per month.

Increases salaries of deputy clerks from \$510 to \$560 per month.

Deletes provision for 12 deputy clerks with salary of \$460 per month.

S.B. 1042—TENNEY. (Jud.) Amends Sec. 72702, Gov. C., increasing monthly salary of clerk of municipal court district embracing City of Los Angeles from \$880 to \$1,000.

S.B. 1043—TENNEY. (Jud.) Amends Sec. 72701, Gov. C., increasing monthly salary of referee of municipal court district embracing City of Los Angeles from \$600 to \$660.

S.B. 1044—TENNEY. (L. Gov.) Amends Act 4473, Ch. 1420, Stats. 1951, re municipal court in judicial district embracing City of Los Angeles, to increase compensation of various attaches, and delete obsolete provisions re marshal and his attaches.

S.B. 1045—TENNEY. (Gov. Eff.) Amends Sec. 6704, Gov. C., re closing office of clerk of municipal court on Saturday.

Makes exception to provision excluding office of municipal court clerk from ordinance for closing of public offices on Saturday if so determined by judges of court.

S.B. 1046—TENNEY. (Jud.) Amends Sec. 72601, Gov. C., re compensation of judges of municipal courts in Los Angeles County.

Sets annual salary of all such judges at \$15,000, rather than \$15,000 for judge of court embracing city in which municipal court established under Municipal Court Act of 1925 and \$12,500 for other judges for first 2 years after establishment of court and thereafter at \$15,000.

S.B. 1047—TENNEY. (Jud.) Adds Sec. 1760.1, C. C. P., re children's court of conciliation.

Vests jurisdiction of conciliation proceedings in such court in county of residence of spouses between whom controversy exists. Requires all petitions for hearings in conciliation proceedings to be filed in such court.

S.B. 1048—TENNEY. (Jud.) Amends Act 1880, the Municipal and Justice Court Act of 1949, re judges, officers and attaches of annexed municipal court districts.

Provides for succession to and disposition of positions of judges, officers and attaches upon entire and partial annexation of one judicial district to another.

S.B. 1049—TENNEY AND OTHERS. (Gov. Eff.) Adds Sec. 19585.5, Gov. C., re state civil service.

Provides that Personnel Board may authorize representative or referee to make and submit proposed findings of fact and decision.

S.B. 1050—TENNEY, ERIHART, AND DESMOND. (Gov. Eff.) Adds Sec. 19590, Gov. C., re civil service.

Authorizes State Personnel Board to fix schedule of uniform penalties and make available to appointing power or interested person, schedule to contain minimum and maximum penalty for designated act, omission or offense.

S.B. 1051—TENNEY AND OTHERS. (Gov. Eff.) Adds Sec. 19635, Gov. C., re state civil service.

Provides that punitive action against state employee based on civil service law shall be commenced and served within year after cause of action first arose, except when action is based on fraud, embezzlement or falsification of records it must be commenced and served within year after discovery of facts.

S.B. 1052—TENNEY, ERIHART, AND DESMOND. (Gov. Eff.) Adds Sec. 19575.5, Gov. C., re state civil service.

Provides that if answer of employee raises legal issue or presents legal defense to notice of punitive action, he shall be entitled to have such issue or defense heard and decided by board prior to taking of evidence.

S.B. 1053—TENNEY, ERIHART, AND DESMOND. (Gov. Eff.) Amends Sec. 19574, Gov. C., re state civil service.

Requires that notice of disciplinary action served upon employee set forth in ordinary and concise language acts or omissions upon which causes are based.

S.B. 1054—TENNEY. (Rev. & Tax.) Adds Secs. 6386 and 6404, R. & T. C., exempting sales to and use by public agencies of tangible personalty from sales and use taxation.

S.B. 1055—TENNEY. (Jud.) Amends Ch. 1420, Stats. 1951, re number and compensation of officers and attaches in, and designation of, Los Angeles County municipal courts, making various specified and unspecified changes.

S.B. 1056—POWERS. (Gov. Eff.) Amends Sec. 19534, adds Sec. 19539.5, B. & P. C., re horse racing.

Authorizes California Horse Racing Board to allow not to exceed 50 additional racing days for quarter horse racing only; 25 to be allocated to southern part of State and 25 to northern part.

Reduces racing days in counties having population of less than 500,000 by deleting provision for 14 racing days in each such county, and reducing such counties with population over 200,000 from 39 to 25 racing days.

S.B. 1057—COLLIER. (Jud.) Adds Sec. 1238.4, C. C. P., re eminent domain.

Specifies that eminent domain may be exercised for canals, ditches, watergates, flumes, aqueducts, pipes and outlets, natural or otherwise, for supplying water for irrigation or domestic use.

Requires person, firm or corporation seeking to condemn property for such use to obtain certificate of public interest and benefit from board of supervisors. Requires publication and service of notice before issuing certificate. Specifies conditions under which public interest and benefit is served. Certificate is to be conclusive unless court proceeding is brought within 30 days after issuance.

S.B. 1058—PARKMAN. (Gov. Eff.) Amends Act 3796, the Alcoholic Beverage Control Act, re wholesale sales of alcoholic beverages.

Prohibits sale to retailers at price of less than 10 percent over sellers tax-paid cost or tax-paid replacement cost; excepts close-out sales.

S.B. 1059—DORSEY. (Ed.) Adds Sec. 1017, Ed. C., re powers of governing boards of school districts.

Allows boards to employ guards to assist and direct pupils of district in crossing streets adjacent to schools.

S.B. 1060—DORSEY. (L. Gov.) Adds Sec. 53200.1 to Gov. C., relating to county group insurance plans.

Provides that employees of county superintendent of schools whose salaries are paid from county school service fund may be included in such plans. Provides that employer's contribution is proper charge against county school service fund.

S.B. 1061—REGAN AND OTHERS. (Trans.) New act, and amends, adds, and repeals various Secs., R. & T. C., Veh. C., and S. & H. C., re financing and construction and maintenance of state highways.

Increases motor vehicle fuel license tax from $4\frac{1}{2}$ to 6 cents a gallon and use fuel tax from $4\frac{1}{2}$ to 9 cents a gallon; said increases to be applicable from July 1, 1953, until July 1, 1963. Increases vehicle registration fee from \$6 to \$8, weight fees approximately 33 percent, and operator's and chauffeur's license and license renewal fee from \$2 to \$2.50; said increases to be applicable from January 1, 1954, until December 31, 1963.

Makes net revenue from 1 cent per gallon of use fuel tax available for general administration purposes and maintenance of state highways and highways in state parks.

Requires allocation and expenditure on unspecified Main Line Freeway System of State Highways of amount equal to sum of (a) additional revenues from above increases, (b) unspecified percent of other construction money in State Highway Fund, and (c) 50 percent of federal aid allocations for improvement of state highways other than allocations for federal secondary highways.

Deletes existing provisions for allocation and expenditure of State Highway Fund construction money and requires allocation and expenditure of (a) balance of such construction money after deducting expenditures for Main Line Freeway System, and (b) 50 percent of federal aid allocations for improvement of state highways other than federal secondary highways, for construction of state highways, other than those in Main Lines Freeway System, in the several counties according to unspecified percentages, for period commencing July 1, 1953, and ending June 30, 1963.

Requires appropriate adjustments of allocation of state funds if federal aid funds are not allocated in compliance with new provisions.

Deletes provision subjecting northern counties' share of State Highway Fund construction money to payment of operation, maintenance, and insurance costs on San Francisco-Oakland Bay Bridge. Requires payment of operation, maintenance, and insurance costs of all toll bridges under jurisdiction of California Toll Bridge Authority from tolls, but such requirement not to apply to existing toll bridges so long as existing bonds are unpaid.

Provisions increasing taxes and fees to take effect immediately, tax levy.

S.B. 1062—CUNNINGHAM. (Jud.) Adds Sec. 259b and amends Sec. 70146, Gov. C., re court commissioners.

Provides that court commissioners in counties with 281,000 inhabitants or more have same powers as in counties having population of 900,000 or more.

Increases annual salary of court commissioners, Grade 1, from \$6,000 to \$8,000.

S.B. 1063—CUNNINGHAM. (Gov. Eff.) Amends Secs. 69594 and 69676, Gov. C., re number and compensation of superior court judges in San Bernardino County.

Increases number of judges from 4 to 5. Increases annual salary of judges from \$13,750 to \$15,600.

S.B. 1064—TENNEY. (Jud.) Amends and adds various Secs., C. C. P., and Gov. C., re jury fees.

Deletes requirement that party must make deposit covering mileage or transportation costs of jury.

Provides for forfeiture of jury fees to county when case is settled or continued without exception, no longer limiting reversion of fees to the situation where jurors could not be notified in time.

Requires fee of \$2 by each party to a civil proceedings upon filing first paper therein on behalf of such party.

Makes C. C. P. govern deposits of jury fees, makes sums to be paid jurors in civil cases a county charge except per diem fees for first day of trial, and deletes references to jury fees in civil cases being costs to be borne by litigants, specifically referring to counties of the 12th, 32d, and 51st classes.

S.B. 1065—THOMPSON. (Lab.) Adds Sec. 5307.5, Lab. C., re Industrial Accident Commission.

Provides commission shall, prior to adopting official medical fee schedule for workmen's compensation awards, receive advice and recommendations of medical advisory panel, composed of commission's medical director, industrial surgeon selected by compensation insurance carriers, physician selected by self-insurers, and 2 physicians selected by California Medical Association.

S.B. 1066—THOMPSON. (Lab.) Amends Sec. 5307, Lab. C., re Industrial Accident Commission.

Empowers commission to adopt official medical fee schedule for workmen's compensation awards.

S.B. 1067—THOMPSON. (Agr.) Amends Sec. 464, Ag. C., re serving of market milk.

Exempts fraternities, sororities and eating clubs which serve food or drink principally to members and which are located on or near campus of college or university, from requirement that market milk be served in individual service bottles or containers, filled and capped or sealed in a milk room.

Provides that section does not make lawful the sale, service or other disposition of market milk in milk dispensing devices or receptacles.

S.B. 1068—WILLIAMS. (Wat. Res.) Amends Sec. 23626, Wat. C., re improvement districts in irrigation districts.

See digest of S.B. 934, apparently identical.

S.B. 1069—WILLIAMS. (F. & G.) Amends, adds, and repeals various Secs., F. & G. C., re fish.

Deletes provisions re commercial sardine seasons and establishes season between September 16 and May 15. Fixes same season for Pacific mackerel. Provides that Fish and Game Commission is to set annual quotas for commercial taking of sardines and Pacific mackerel. Provides for 2 open meetings of commission for finding quotas.

Requires daily reports by fishermen and if Department of Fish and Game estimates that quota will be reached prior to end of season it is to close season earlier than date specified.

Deletes provision as to fish mixed with sardines and authorizes commission to provide by regulation allowable percentage of other fish that are mixed with sardines, Pacific mackerel, or both.

To take effect immediately, urgency measure.

S.B. 1070—WILLIAMS. (Rev. & Tax.) Adds Sec. 216, R. & T. C., providing for assessment of water rights only as part of land and improvements benefited by them.

S.B. 1071—WEYBRET. (Jud.) Adds Sec. 225r, Civ. C., re adoption of children.

Provides that in adoption resulting from independent placement, adoptive parents shall pay only such costs for care of mother, for care of child, or for legal, medical, and other professional services related to adoption as are determined to be actual and reasonable by court granting petition.

S.B. 1072—HAROLD T. JOHNSON. (L. Gov.) Adds Sec. 24105, Gov. C., re discharge of duties of county officers.

Provides that duties of officer may be temporarily discharged by chief deputy, assistant or deputy next in authority to county officer upon occurrence of vacancy until vacancy is filled as prescribed by law.

S.B. 1073—HAROLD T. JOHNSON. (L. Gov.) Amends Sec. 37111, Gov. C., re disposition by city of land purchased for park or other purposes.

Allows legislative body to sell or lease such land; rather than use it for the creation of civic center. Deletes requirement that ordinance to such effect be adopted by $\frac{2}{3}$ vote.

S.B. 1074—SUTTON. (Fin. Inst.) Adds Sec. 1151.5, Ins. C., re insurance company real property.

Allows incorporated life insurer to transfer real property acquired pursuant to loans, debts or sales of real property to status of excess fund investment.

S.B. 1075—WARD. (Gov. Eff.) Amends various Secs., Gov. C., re contracts of public officers.

Provides that public officer is not interested in contract if his interest is that of nonsalaried director or officer of nonprofit corporation, holder of less than 3 percent of outstanding shares of corporation for profit, officer being reimbursed for actual and necessary expenses incurred in performance of official duties.

Provides that no contract may be avoided because of interest of officer unless made in official capacity of such officer, or by board or body of which he is member.

S.B. 1076—WARD. (Soc. Wel.) Amends Sec. 957, W. & I. C., re state reimbursement of counties for juvenile homes and camps.

Increases from \$80 to unspecified amount per month per child, maximum amount payable by State to county for juvenile homes or camps established, or to be established, by such county, meeting standards provided for in Sec. 955, W. & I. C.

S.B. 1077—BROWN. (Gov. Eff.) Amends Act 3796, the Alcoholic Beverage Control Act, re deliveries of alcoholic beverages.

Deletes provision prohibiting delivery of distilled spirits in any precinct while election is in progress during hours polls are open.

S.B. 1078—BROWN. (Gov. Eff.) Amends Act 3796, the Alcoholic Beverage Control Act, re retail sale of alcoholic beverages.

Prohibits sale of distilled spirits at retail at price which is less than 20 percent over seller's tax-paid cost or tax-paid replacement cost; excepts close-out sales.

S.B. 1079—BROWN. (Gov. Eff.) Amends Sec. 6357, P. R. C., re powers of State Lands Commission.

Empowers commission, whenever expedient or necessary, to establish low-water mark of nontidal navigable rivers, streams, and lakes by arbitration or action to quiet title.

S.B. 1080—BROWN. (Gov. Eff.) Amends Sec. 6218, P. R. C., re fees paid to State Lands Commission for services rendered.

Provides that fees should be paid monthly to State Treasurer and credited by State Controller to augment current appropriation for support of commission.

S.B. 1081—BROWN. (Gov. Eff.) Adds Sec. 6856, P. R. C., re leasing of state lands.

Provides that only State Lands Commission may grant oil and gas lease covering state lands.

Requires that agency using such land or for whom it was acquired be consulted before lease is executed, and provides that purpose for which land was acquired shall not be impaired.

S.B. 1082—REGAN. (Soc. Wel.) Amends Sec. 214, R. & T. C., re property tax "welfare exemption."

Provides exemption shall not be denied an organization otherwise entitled to it because of use of income for debt retirement purposes, for expansion of its plant and facilities or as addition to operating contingency reserve.

To take effect immediately, urgency measure.

S.B. 1083—REGAN. (Jud.) Amends Sec. 98.7, C. C. P., re fees of justice courts, to provide for \$2 fee for filing first paper on behalf of any party other than plaintiff and for \$1 fee for issuance of writ of execution, restitution, possession, or any writ enforcing any order or judgment.

S.B. 1084—REGAN. (Trans.) Amends Sec. 139.44, re execution of warrants by California Highway Patrol.

Provides expense incurred by department in executing warrants issued as result of citations issued by its members shall be legal charge against city or county in which warrants were issued only when warrants are delivered to members of department for service.

Provides warrants, issued as result of such citations, which are delivered to local peace officers for execution and which have not been executed with reasonable promptness, rather than within 30 days from date of issuance, shall, upon demand, be transferred to members of such department.

S.B. 1085—POWERS. (Agr.) Amends Sec. 80, Ag. C., to change description of Agricultural District No. 10a.

S.B. 1086—POWERS. (Agr.) Repeals Sec. 2980.5, Civ. C., re recording of conditional sale, leasing, bailment and feeding contracts re livestock and other animate chattels.

S.B. 1087—DESMOND. (Ed.) Amends Sec. 20502, Ed. C., re purchase of equipment in state colleges, making no substantive change.

S.B. 1088—REGAN AND WAY. (Trans.) Amends Sec. 2110, S. & H. C., re apportionments to counties from Highway Users Tax Fund for snow removal.

Changes to unspecified percentages amounts to be so apportioned, and adds Humboldt and Trinity Counties to list of counties receiving such apportionments.

S.B. 1089—REGAN. (Jud.) New act, re certain accreted lands in Hunters Tract, Black Point.

Frees land from public trust for navigation and fisheries.

Authorizes and provides procedure for suits against State to quiet title or obtain declaratory relief.

S.B. 1090—REGAN. (Trans.) Adds Sec. 697.2, Veh. C., re length of passenger busses.

Provides passenger busses equipped with 3 axles may exceed 35, but not more than 40, feet in length.

S.B. 1091—DESMOND. (Agr.) Amends Sec. 736.13, Ag. C., re wholesale and retail prices of fluid milk and fluid cream, making no substantive change.

S.B. 1092—DESMOND. (Jud.) Adds Sec. 15032.5, Corp. C., re avoidance of dissolution of partnership in proceedings therefor or in event of death of partner.

Permits majority of partners to avoid dissolution of partnership and to continue business in same name, in any proceeding for dissolution or in event of death of a partner, by purchasing interest of plaintiff or decedent at its fair cash value and

paying, or assuming with consent of creditors, all liabilities of plaintiff or decedent for present or future obligations of partnership. Provides appraisal procedure in event of disagreement as to fair cash value. Conclusively presumes sale, transfer, or assignment of interest of plaintiff or decedent to be fraudulent and void as against existing creditors of partnership unless notice thereof filed with county recorder at least 10 days, and published in newspaper of general circulation at least 5 days, before consummation of such sale, transfer, or assignment.

S.B. 1093—DESMOND. (L. Gov.) Adds Sec. 194.5, S. & H. C., and Sec. 11005.5, R. & T. C., re allocation of funds to inactive cities.

Prohibits allocation and expenditure of money in State Highway Fund and Motor Vehicle License Fee Fund in city which has not held election of municipal officers within period of 10 years preceding date of allocation, and provides for reallocation of accumulated allocations for such city to other cities.

S.B. 1094—DESMOND. (Pub. H. & S.) Amends Sec. 4002, H. & S. C., re delivery of ice.

Requires that for handling or delivery of crushed or cubed ice only following containers may be used: fabric bags which are thoroughly washed before filling, wet strength nonreturnable paper bags, or certain other approved containers.

S.B. 1095—DESMOND. (Fin. Inst.) Adds Sec. 1192.4, Ins. C., re insurance company excess fund investment loans secured by leaseholds.

Allows excess fund investments in loans secured by first liens on leaseholds of property owned by State.

S.B. 1096—DESMOND. (Rev. & Tax.) Adds Secs. 12265 and 12627, R. & T. C., requiring California Employment Stabilization Commission to pay into State Treasury to credit of General Fund a sum on contributions received in Unemployment Compensation Disability Insurance Fund equal to taxes imposed on private insurers.

S.B. 1097—DESMOND. (Rev. & Tax.) Adds Sec. 9606.5, R. & T. C., excluding from truck tax revenue received for delivering mail on "star route" under contract with United States.

S.B. 1098—DESMOND. (Pub. H. & S.) Amends and repeals various Secs., H. & S. C., re licensing and regulation of cold storage plants.

Provides "Cold Storage" does not include places for private storage in lockers not more than 25, rather than 15, cubic feet capacity which are leased to private individuals for their exclusive use.

Provides that buildings served by one refrigerating plant be considered one cold storage plant for licensing purposes.

Requires detailed written notification when inspection shows unsanitary conditions.

Requires that each separate lot of food, rather than each article or container, be plainly marked.

Repeals provision requiring report of each case in which extension of storage granted.

S.B. 1099—BUSCH. (Rev. & Tax.) Amends Sec. 327, R. & T. C., to require maps used by assessor in describing property to be publicly displayed, rather than requiring display of maps or a copy.

S.B. 1100—REGAN AND OTHERS. (Jud.) Amends Sec. 1463, Pen. C., and Secs. 770 and 771, Veh. C., re disposition of fines and forfeitures collected in inferior courts.

Deletes provision allocating 75 percent of such fines and forfeitures collected upon convictions or forfeitures following complaints drawn on arrests made by city officers, to city, and 25 thereof to county, and all other such fines or forfeitures to county.

Provides that, out of such fines and forfeitures, sum equal to amount budgeted for support of inferior courts in county, exclusive of capital outlay expenditures, be apportioned to the county, and from remainder, to each city a sum equal to proportion of all such fines and forfeitures collected following arrests made by the city's officers, and to county a sum equal to the proportion of such fines and forfeitures collected following arrests made by county's officers or by state officers.

Provides that Vehicle Code fines and forfeitures shall be so apportioned between cities and county. Deletes provision apportioning 50 percent of fines and forfeitures collected for Vehicle Code misdemeanors following arrest by state officer to city for deposit in its traffic safety fund.

S.B. 1101—SUTTON AND ERIHART. (F. & G.) Amends and renumbers Sec. 191, adds Sec. 276.5, F. & G. C., re San Francisco Fish and Game Refuge.

Changes refuge to game refuge. Permits taking of fish therein in conformity with code and sanitary and other regulations of San Francisco Water Department in accordance with requirements of State Department of Public Health.

S.B. 1102—SUTTON AND ERIHART. (Trans.) Adds Sec. 131.1, S. & H. C., to authorize Department of Public Works to establish, operate, and maintain wayside rest areas adjacent to state highways.

S.B. 1103—SUTTON AND ERIHART. (Trans.) Adds Sec. 105.5, S. & H. C., to authorize Department of Public Works to acquire property adjacent to state highways for establishment of wayside rest and vehicle turnout areas.

S.B. 1104—SUTTON AND ERIHART. (Trans.) Adds Sec. 838, S. & H. C., re use of abandoned state highways for wayside rest areas.

Requires California Highway Commission, if it determines any portion of state highway to be abandoned would be suitable for establishment of wayside rest area, to notify county planning commission and Division of Beaches and Parks of such fact. Prohibits action toward abandonment for 30 days thereafter, or for additional 60 days upon written request of county planning commission or Division of Beaches and Parks.

S.B. 1105—MAYO. (Elec.) Amends, adds, and repeals various secs., Elec. C., to make state legislative offices nonpartisan offices.

S.B. 1106—BROWN. (L. Gov.) Amends Secs. 35119 and 35121, Gov. C., re annexation of territory to cities under Annexation Law of 1913.

Requires city clerk to mail written notice of proposed annexation to each person to whom land within the territory to be annexed is assessed and to any person who requested notice. Prohibits further annexation proceedings if protests made by owners of real property in territory the existing value of which constitutes more than $\frac{1}{4}$ of total assessed value of real property in territory.

S.B. 1107—REGAN. (Jud.) Amends Sec. 2769, Pen. C., re prison road camps.

Provides that certain portion of expenses of commissariat, camps, and other expenses incidental to work by prisoners on state roads and highways shall be borne by Department of Corrections. Provides that department's share of such expenses shall be based on figure, estimated by Department of Finance, representing cost to department of maintaining in state prison prisoners in the road camps.

Provides that remainder, rather than all, of such expenses shall be paid out of respective funds provided for such state road or highway.

S.B. 1108—REGAN. (Jud.) Amends Sec. 2769, Pen. C., re prison road camps.

Provides that expenses of commissariat, camps, and all other expenses incidental to work of prisoners on state roads or highways shall be paid by Department of Corrections out of appropriations made for support of the department, instead of from respective funds provided for such road or highway.

S.B. 1109—MILLER. (L. Gov.) Amends Sec. 20111, H. & S. C., re maintenance of police protection districts.

Raises amount of money to maintain district by annual taxes, from not to exceed $\frac{1}{2}$ of 1% to 1% of assessed value of taxable property in district.

S.B. 1110—MILLER. (L. Gov.) Repeals Div. 3, Title 5, Gov. C., the Community Services Districts Law.

S.B. 1111—ED. C. JOHNSON. (Wat. Res.) New act, creating Yuba County Flood Control and Water Conservation District without details as to boundaries, organization, purposes, powers, or government of district.

S.B. 1112—BUSCH AND OTHERS. (Trans.) Amends Sec. 315, S. & H. C., re description of State Highway Route 15.

Describes said route as from Route 56 near Fort Bragg, rather than from Route 1 near Ukiah, to Route 37 near Emigrant Gap via Willits, Calpella, Williams, and Colusa.

S.B. 1113—BUSCH AND OTHERS. (Trans.) Appropriates unspecified sum to State Highway Fund for acquisition of rights of way and highway work re State Highway Route 20.

S.B. 1114—WEYBRET. (Agr.) Amends Sec. 1300.12, Ag. C., re California Marketing Act of 1937.

Provides that marketing order or agreement relating only to minimum quality standard for commodity or product to be used in preparing processed commodity does not "directly affect" or "directly regulate or affect" producers of the commodity or product, thus making provisions as to amendment to order or agreement not directly affecting or regulating such producers applicable in such cases.

S.B. 1115—REGAN. (L. Gov.) Amends Sec. 771, Veh. C., re disposition of fines and forfeitures following arrests made under provisions of Vehicle Code.

Changes fund into which such fines and forfeitures are deposited from county special road fund to county salary fund and authorizes expenditure for salaries for county highway purposes and of officers and employees of municipal court.

S.B. 1116—REGAN. (Gov. Eff.) Amends Sec. 126 and repeals Sec. 120, Gov. C., re acquisition of land in this State by United States.

Provides that such acquisition includes lands acquired in fee by purchase or condemnation, lands included in military reservation by presidential proclamation or act of Congress, and leaseholds acquired over private or state-owned lands.

Repeals provision requiring Governor to file notice of such acquisition in offices of county recorder and clerk of board of supervisors.

S.B. 1117—DILWORTH. (Ed.) Adds Sec. 7714.1, Ed. C., re state school building aid.

Requires district to make separate application for apportionment for site which is not part of construction project. Requires district to repay full amount of site apportionment within 30 years, unless site subsequently used in construction project.

S.B. 1118—DILWORTH. (Ed.) Amends Sec. 8728, Ed. C., re tuition of pupils residing in elementary districts and attending high school in high school districts.

Increases tuition charge for use of buildings and equipment from \$100 to \$200 for each unit of average daily attendance of such pupils.

S.B. 1119—DILWORTH. (Gov. Eff.) New act, providing for connection of sheriff's substation at Blythe, in Riverside County, to state teletypewriter system.

S.B. 1120—DILWORTH. (Ed.) Amends various Secs., Ed. C., re formation of high school districts.

Requires residence of 1,000 or more pupils in grades 9 to 12 for formation of high school district in single elementary district or in elementary or union elementary district withdrawing from existing high school district to form new high school district, and for formation of union or joint union high school district from 2 or more elementary rather than high school districts. Revises prerequisites for formation of union or joint union high school district from 2 or more elementary districts which are part of one or more union or joint high school districts or of city high school district, by increasing number of resident pupils, total assessed valuation, and distance to nearest high school building.

Allows formation of such high school districts from such other districts with less than 1,000 resident pupils in grades 9 to 12 only as reorganization under provisions for optional reorganization.

S.B. 1121—DONNELLY. (Trans.) Amends Sec. 551, Veh. C., re right of way at intersections.

Declares purpose of provision that when driver of vehicle is making left turn drivers of all other vehicles approaching intersection from opposite direction of such turning vehicle shall yield right of way to driver making left turn is to permit traffic behind such driver to continue.

S.B. 1122—MILLER. (Fin. Inst.) Adds Title 6, Corp. C., re licensing of solicitation for charities by Commissioner of Corporations.

Makes it unlawful and misdemeanor to appeal to public for charity by soliciting donations or subscriptions, promoting any bazaar, sale, exhibition, or by similar means, unless charity has valid permit from Commissioner of Corporations. Authorizes issue of permits for specific appeals and for general appeals for periods not exceeding one year. Requires applications for permits to be made in such form and contain such information as may be required by commissioner. Commissioner is to examine each application and make such investigation of applicant and its affairs as he deems advisable. In reviewing application commissioner may consider character and reputation of sponsors of charity, its financial history, proposed methods of solicitation, total collections actually applied to charitable uses in past, total collections proposed to be applied to charitable uses, percentage of total collections allocated to overhead in past, percentage of total collections proposed to be allocated to overhead in application, means of effecting collections, safeguards taken to insure proper handling of funds, representations made and proposed to be made to public, and reasonableness of salary and expense accounts paid or proposed to be paid, receipts, disbursements and use of funds in past, and receipts, disbursements, and use of funds proposed in application. Empowers commissioner to grant or deny permits or to grant permits on such terms and conditions as he deems reasonable and necessary to insure disposition of proceeds for charitable uses. Authorizes him to suspend, reinstate, modify, or extend permits in accordance with rules and regulations adopted by him.

Requires applicants for permits and permit holders to file annual financial reports of receipts, expenditures, and application of funds with commissioner in such form as he may require, and to make other periodic financial reports as required by him. Applications for permits, annual reports, and periodic reports to be open to public inspection.

Authorizes commissioner to examine books and records of applicants for permits and permit holders, and to audit their books and affairs.

Makes violation of its provisions misdemeanor.

Makes acts of commissioner under its provisions subject to review under Administrative Procedure Act.

Exempts from its provisions solicitation of gifts, contributions, or donations for religious purposes, where entire gross amount of collections is directly applied to such purposes, and appeals to public for charity where total amount collected is less than \$1,000 a year.

S.B. 1123—SUTTON AND OTHERS. (Pub. H. & S.) Adds Sec. 4462, H. & S. C., re fishing in water supply.

Provides 500 residents can petition State Department of Public Health to determine whether city's water supply could safely be opened to public fishing and allows city to permit fishing if report is favorable.

A second petition can not be filed for 2 years.

S.B. 1124—COOMBS. (Soc. Wel.) Amends Act 8780d, the Unemployment Insurance Act, re disability insurance benefits.

Provides individual is ineligible for unemployment compensation for period for which he has received cash payments through settlement or compromise executed under any workmen's compensation or employer liability law, but also provides that if individual can establish cash received was less than benefit he would otherwise be entitled to then he is eligible for benefits for such period reduced by amount of cash payments.

S.B. 1125—COOMBS. (Elec.) Amends Sec. 1829, Ed. C., re posting of results of elections for school district trustees.

Requires election officers before adjourning to post conspicuously outside of polling place copy of results of votes cast at polling place.

S.B. 1126—MAYO. (Gov. Eff.) Amends Act 3796, the Alcoholic Beverage Control Act, re sale of alcoholic beverages to minors.

Includes as document which may be used to establish evidence of majority and identity, any document of official issue by governmental agency. Requires licensee or his agent or employee to exercise reasonable care in examining documentary evidence of majority and identity and to make reasonable effort to ascertain whether it correctly identifies person presenting it.

S.B. 1127—WEYBRET. (Soc. Wel.) Amends Sec. 1620, W. & I. C., re institutions for child care, and home-finding agencies; making no substantial change.

S.B. 1128—WEYBRET. (Soc. Wel.) Amends Sec. 1629, W. & I. C., re institutions for child care, and home-finding agencies; making technical and clarifying changes.

S.B. 1129—WEYBRET. (Jud.) Amends Sec. 224q, Civ. C., re placing of children for adoption, making technical and clarifying changes.

S.B. 1130—WEYBRET. (Jud.) Adds Sec. 787, W. & I. C., re adoption of children.

Provides that in abandonment proceeding brought by county adoption agency with reference to person under its care or study for adoption placement, court shall award custody of such person to agency, and he shall not be subject to adoption without consent of agency.

S.B. 1131—DESMOND. (L. Gov.) Amends Secs. 14453, 14455, 14455.1 and 14455.2, H. & S. C., re election or appointment of county fire protection district commissioners.

Authorizes board of supervisors to provide for election of such commissioners in accordance with District Organization Law as alternative to appointment. If elected they are to hold office for 3 years.

S.B. 1132—DESMOND. (Rev. & Tax.) Amends Sec. 6359, R. & T. C., re sales and use taxation.

Exempts storage, use or consumption of milk shakes and other milk drinks purchased for consumption off premises of retailer.

S.B. 1133—DESMOND AND BURNS. (Pub. H. & S.) Adds Sec. 3309.1, H. & S. C., re payment of reasonable cost of hospitalization.

Provides if indigent patient thereafter acquires property, hospital shall have claim against him for reasonable value of services.

S.B. 1134—DESMOND. (Soc. Wel.) Adds Sec. 884.5, W. & I. C., re medical, surgical, and dental care of wards of juvenile court.

Empowers juvenile court, when ward is placed by court in care and custody of or under supervision of probation office of county and it appears to court that there is no parent, guardian, or person standing in loco parentis capable or willing to authorize remedial care or treatment for the ward, after notice to parent, guardian, or person standing in loco parentis, if any, to order that probation officer may authorize necessary medical, surgical, or dental care for ward. Empowers court to authorize necessary medical or surgical care by order, without notice to parent, guardian, or person standing in loco parentis, if written report of duly licensed physician indicates that immediate emergency medical or surgical care is required.

S.B. 1135—DESMOND. (Pub. H. & S.) Amends Sec. 14455.1, H. & S. C., re expenses of fire protection district commissioners.

Provides that cost of transportation in attending professional and vocational meetings outside county are reasonable expenses.

S.B. 1136—MONTGOMERY. (Trans.) Amends Sec. 142, Veh. C., re vehicles exempted from registration.

Exempts wagons or vans whether equipped with unremovable sides or not, used to transport cotton from cotton farm to ginning plant and back.

- S.B. 1137—THOMPSON. (Elec.) Adds Secs. 11655 and 11656, Elec. C., re initiative, referendum, and recall.

Makes it criminal offense to seek or obtain money or other consideration for purpose of obtaining signatures to initiative, referendum, or recall petition on agreement that contributor will receive advantage from the initiative, referendum, or recall, or to seek or obtain money to finance circulation of such petition on assurance that certain number of signatures will be obtained. Maximum punishment is to be 2 years in prison or jail or \$5,000 fine, or both.

- S.B. 1138—THOMPSON. (L. Gov.) Adds Art. 5.5, Ch. 3, Pt. 3, Div. 5, H. & S. C., re revenue bonds of county sanitation districts.

Makes provisions of the Sanitation, Sewer and Water Revenue Bond Law of 1941 applicable to county sanitation districts.

- S.B. 1139—THOMPSON. (Fin.) Appropriates \$570 out of General Fund to pay claim of Fisher Motors against State.

- S.B. 1140—THOMPSON. (Wat. Res.) Appropriates unspecified sum from Flood Control Fund of 1946 to Division of Water Resources, Department of Public Works, for study of salinity control barriers in San Francisco Bay.

- S.B. 1141—THOMPSON. (Rev. & Tax.) Amends Sec. 405, R. & T. C., re assessment of property for tax purposes, making no substantive change.

- S.B. 1142—DESMOND. (L. Gov.) Adds Sec. 35105.6, Gov. C., to permit annexation to city of territory in another county.

- S.B. 1143—COOMBS. (L. Gov.) Amends Ch. 1551, Stats. 1949, requiring that the Water Pollution Control Board consult with the Bureau of Sanitary Engineering of the State Department of Public Health, instead of State Board of Public Health, before loaning money to municipalities for sewerage and flood control purposes.

- S.B. 1144—WAY AND OTHERS. (Trans.) Amends Sec. 319, Veh. C., re drivers' licenses.

Authorizes Department of Motor Vehicles to place licensee on probation in lieu of suspending or revoking his license in cases where department has discretion to suspend or revoke license, and to issue to such licensee probationary license under such reasonable terms as department deems appropriate.

- S.B. 1145—WILLIAMS. (Wat. Res.) Amends Sec. 10505, Wat. C., providing that Director of Finance may not assign appropriation nor release priority acquired under state water plan which deprives county of origin of water for fish and wildlife purposes, as determined by the Department of Fish and Game, and recreational purposes, as determined by the Division of Beaches and Parks.

- S.B. 1146—WILLIAMS. (F. & G.) Adds Secs. 106.6 and 6353.5, Wat. C., re water for fish and game purposes.

Provides that nothing in Wat. C. is to be construed to mean that use of water for fish and wildlife purposes is not beneficial use.

Provides that no certificate of approval of dam will be issued until Fish and Game Commission has certified that adequate provision has been made for fish and wildlife.

- S.B. 1147—GIBSON. (L. Gov.) Amends Act 8934, the Vallejo Sanitation and Flood Control District Act, giving district all powers necessary or convenient to carry out provisions of act.

- S.B. 1148—GIBSON. (Wat. Res.) New act, creating the Vallejo Sanitation and Flood Control District, omitting details as to boundaries, purposes, powers, and organization of district.

- S.B. 1149—BREED. (Nat. Res.) Amends Sec. 5549, P. R. C., re power of district manager of regional park district.

Empowers manager, with approval of the board, to contract up to \$1,000 without advertisement or writing.

S.B. 1150—BREED. (L. Gov.) Amends Sec. 31553.5, Gov. C., re county retirement systems, to extend to March 1, 1954, time elective officer in office on effective date of section may file declaration of intention to become member of system.

S.B. 1151—BREED. (Gov. Eff.) Adds Sec. 20802.5, Gov. C., re highway patrol service credit to patrol members of State Employees' Retirement System for investigator service.

Permits any state patrol member of retirement system to receive highway patrol service credit for state service as investigator in employment of California Highway Patrol or of State Department of Motor Vehicles, upon payment into retirement fund of amount necessary to make his accumulated contributions amount they would be if he had been state patrol member engaged in highway patrol service during time he was rendering state service as investigator employed by California Highway Patrol or State Department of Motor Vehicles.

S.B. 1152—BREED. (Trans.) Amends Secs. 304 and 307, Veh. C., re suspension and revocation of drivers' licenses.

Requires Department of Motor Vehicles to revoke license of person upon 3 or more convictions of reckless driving, failure to stop and give information and aid in accidents involving property damage only, or failure to stop and give information and make report upon striking unattended vehicle rather than or misdemeanor of driving while under influence of liquor.

Requires department to suspend license for 90 days upon 1st conviction of misdemeanor of driving while under influence of liquor, unless court, in 1st conviction cases, suspends license or recommends no suspension.

Requires department to revoke license upon 2d or subsequent conviction within 10 years, rather than upon 3d or subsequent conviction, of driving while under influence of liquor.

Requires person convicted of driving while under influence of liquor to surrender license to court, unless, in 1st suspension cases only, court recommends to department there be no suspension.

S.B. 1153—BREED. (Trans.) Amends Sec. 30210, S. & H. C., re signatures on bonds issued by California Toll Bridge Authority.

Authorizes signature of Director of Public Works, as well as Governor, to be by facsimile, but requires authentication of bonds by such signatures as bond resolution or indenture may require.

S.B. 1154—DILWORTH. (Ed.) Amends Sec. 8052 and 12202, Ed. C., re practice of teaching.

Allows issuance of certificate for practice teaching to holder of recommendation of college or university that has application pending for accreditation, and allows governing board of district to enter agreement with such college or university to provide teaching experience to students enrolled in teacher training curricula of such institution.

S.B. 1155—DILWORTH. (Trans.) Amends Sec. 364, S. & H. C., changing description of certain portions of State Highway Route 64.

S.B. 1156—WAY AND OTHERS. (Trans.) Amends Secs. 465.8 and 465.9, Veh. C., re street and highway name signs.

Provides Department of Public Works shall prescribe standards and specifications for all such signs erected on all streets and highways, including state highways, instead of those erected on highways in incorporated cities.

Provides lettering on such signs shall be visible from unspecified distance.

Requires all signs erected at such places to conform to such standards and specifications.

S.B. 1157—WAY, MURDY, AND ABshire. (Gov. Eff.) Adds Art. 2.5, Ch. 3, Div. 9, Ed. C., creating a division of school architecture in Department of Education to prepare standard school building plans.

- S.B. 1158—WAY AND OTHERS. (Trans.) Adds Secs. 705.5 and 705.7, Veh. C., re weight limitations for logging trucks.

Exempts transportation of single log not exceeding 96 inches in diameter or 20 feet 6 inches in length from total gross weight limitations, if hauled on combination of vehicles consisting of 3-axle tractor and 2-axle semitrailer, and restricts speed of such vehicle to 15 miles per hour on bridge or causeway and 35 miles per hour on highway.

Permits logging trucks to exceed axle weight limitation by 2,000 pounds and exempts them from wheel weight limitation. Permits them to exceed total gross weight limits: (a) if distance from 1st and last axle of 2 or more consecutive axles is 18 feet or less, by 3,000 pounds, (b) if more than 18 feet, by 4,000 pounds.

- S.B. 1159—MILLER. (L. Gov.) Adds Ch. 4, Pt. 2, Div. 1, Title 5, Gov. C., re creation of county and city affairs commissions.

Creates commission in each county. Prohibits commission from exercising powers until governing bodies of county and half or more of cities in county declare need for commission.

Makes city mayors and chairman of board of supervisors members of commission. Provides for organization and officers of commission. Requires it to investigate and study matters of common governmental interest referred to it by governing body of county or city and make recommendations thereon.

- S.B. 1160—REGAN. (Trans.) Amends Sec. 143.1, S. & H. C., re budget report required of Department of Public Works, making no substantive change.

- S.B. 1161—REGAN. (Trans.) Amends Sec. 186, S. & H. C., making net revenue from 1 cent per gallon use fuel tax available for general administration purposes and maintenance of state highways and highways in state parks.

- S.B. 1162—COOMBS. (Jud.) New act, permitting anyone owning or claiming any interest in described real property in Napa County to bring action to quiet title against State.

- S.B. 1163—COOMBS. (Gov. Eff.) Amend Secs. 11550 and 11552, Gov. C., and Sec. 211, Fin. C., changing annual salary of Superintendent of Banks from \$15,000 to \$17,500 and fixing his term at 4 years rather than at Governor's pleasure.

- S.B. 1164—COOMBS. (L. Gov.) Amends various secs., Gov. C., re government of cities.

Authorizes 5th class city to become 6th class city. Provides for initiation of proceedings by legislative body, as alternative to petition by electors.

Makes technical and corresponding changes.

- S.B. 1165—COOMBS. (L. Gov.) Amends Sec. 430, Ed. C., increasing annual salary of county superintendent of schools of Napa County from \$6,600 to \$8,400.

- S.B. 1166—WEYBRET. (Soc. Wel.) Amends Secs. 3088.5 and 3474.5, W. & I. C., re aid to the blind.

Permits applicant for aid to needy blind, whose application has been rejected, to reapply for such aid after expiration of 90 days, rather than 1 year, from date of previous application.

Makes same change re applicant for aid to partially self-supporting blind.

- S.B. 1167—WEYBRET. (Soc. Wel.) Amends Sec. 104.5, W. & I. C., re appeals by applicants for or recipients of public assistance.

Provides that appeals to or hearings applied for before the State Social Welfare Board shall be made within 90 days, rather than 1 year, after order or other action complained of.

Makes other technical and clarifying changes.

- S.B. 1168—WEYBRET. (Soc. Wel.) Adds Sec. 227aaaa, Civ. C., re adoption of children.

Requires State Department of Social Welfare to maintain register containing names and characteristics of all accepted applicants desiring to adopt a child, and names and characteristics of all children legally free for adoption. Provides that

register shall contain statement of problems hindering placement of children over 2 years of age so that department may coordinate and effectuate placement of such children.

S.B. 1169—O'GARA AND MILLER. (Gov. Eff.) Amends Act 8780d, the Unemployment Insurance Act, re health insurance.

Authorizes issuance of extended disability insurance to workers covered by unemployment compensation disability insurance, providing coverage up to \$5,000 against loss or liability in excess of \$250, arising from illness or injury; rates to be determined by Director of Employment.

Creates State Health Reinsurance Fund, transfers \$1,000,000 to such fund from Unemployment Compensation Disability Fund, to be repaid over 20 year period.

S.B. 1170—O'GARA AND MILLER. (Gov. Eff.) Adds Ch. 14, Pt. 2, Div. 2, Ins. C., re reinsurance of catastrophic health risks.

Creates State Health Reinsurance Board, consisting of Directors of Finance and Public Health, the Insurance Commissioner, president of California Medical Association, and an insurance executive.

Empowers board to issue reinsurance guaranteeing payment of one-half the liability in excess of \$250 and not in excess of \$5,000, on any policy insuring against loss or liability arising from illness or injury; to fix rates therefor.

Creates State Health Reinsurance Fund; transfers \$1,000,000 from General Fund to such fund to be repaid within 20 years.

S.B. 1171—COLLIER. (Lab.) Adds Sec. 6953.5, Lab. C., re safety devices on trains.

Requires all cabooses or trains to be equipped with laminated safety glass.

S.B. 1172—COLLIER. (Lab.) Adds Sec. 7002, Lab. C., re toilet facilities on cabooses.

Provides that cabooses on all trains must contain flush-type toilet facilities.

S.B. 1173—COLLIER. (Lab.) Adds Sec. 7001, Lab. C., re train cabooses.

Prohibits railroads from using boxcar-type caboose and makes violation misdemeanor.

S.B. 1174—WILLIAMS. (Wat. Res.) Adds Ch. 3.5, Div. 4, Wat. C., requiring open conduits which are lined with concrete or impervious substances to be constructed so animals which get in may get out again.

S.B. 1175—HULSE. (Fin.) Reappropriates to regents, U. C., specified sums previously appropriated to said regents, specifies purposes for which, and time within which, such funds are available, and requires report of building projects for which money appropriated is spent to be submitted to State Public Works Board.

S.B. 1176—HULSE. (Fin.) New act, re Capital Outlay and Savings Fund.

Creates said fund, provides for availability of money in it, for transfer of money, bonds or securities to it, and authorizes investment and reinvestment of its contents.

Requires report of expenditures from fund for construction, improvement and equipment to be submitted to Legislature by Governor.

S.B. 1177—ED. C. JOHNSON. (Wat. Res.) Amends Sec. 8361, Wat. C., re state operation of flood control facilities.

Provides that State Engineer shall maintain and operate Western Pacific Intercepting Canal in Yuba County.

S.B. 1178—WEYBRET. (Rev. & Tax.) Adds Sec. 2154, R. & T. C., imposing property tax on personal property, other than intangibles, held for sale, in lieu of other property taxes.

S.B. 1179—COLLIER. (Trans.) Amends, repeals, and adds various Secs., and adds Art. 2, Ch. 2, Div. 17, S. & H. C., re toll crossings across San Francisco Bay.

Deletes existing provisions re payment of cost of operation, maintenance, and insurance of San Francisco-Oakland Bay Bridge and any new crossing, and excepts toll bridges across said bay from requirement that toll bridges be free bridges after retirement of bonds.

Requires cost of operation and insurance, and of maintenance (exclusive of approaches), of toll bridges across said bay to be paid from tolls of such bridges. If terms of existing bonds prohibit payment of maintenance costs from tolls, such costs are to be paid from northern counties' construction money in State Highway Fund and to be repaid, with interest, from proceeds of any new bonds, or if none issued, from tolls after retirement or refunding of existing bonds.

Requires repayment, from proceeds of any new bonds, or if none issued, from tolls after retirement of existing bonds, of \$11,500,000 to northern counties' construction money in State Highway Fund for past expenditures for operation, maintenance, and insurance of existing Bay Bridge, and, in addition, repayment for such expenditures from February 1, 1952, to effective date of act.

Provides for study of southern crossing and approaches thereto, and for possible financing of construction thereof. Appropriates \$1,500,000 from northern counties' construction money in State Highway Fund for such study if bonds are not issued therefor prior to specified date, and provides for repayment of appropriation, with interest.

S.B. 1180—COLLIER. (L. Gov.) Amends Sec. 436, Ed. C., to increase annual salary of county superintendent of schools of Siskiyou County from \$6,000 to \$8,000.

S.B. 1181—COLLIER. (Trans.) Amends, adds and repeals various secs., Veh. C., and R. & T. C., re revenues for support of public streets and highways.

Makes numerous revisions of system by which revenue is raised for support of public streets and highways, principal changes being:

(1) Establishment of new and higher schedule of weight fees for commercial property-carrying vehicles, other than certain vehicles of light weight, based upon gross weight rather than unladen weight.

(2) Authorization, re vehicles subject to new weight fee schedule, of registration and payment of registration and vehicle license fees for four-month periods.

(3) Increase in rate of use fuel tax from $4\frac{1}{2}$ to $6\frac{1}{2}$ cents per gallon re fuel other than "motor vehicle fuel."

(4) Reduction in rate of motor vehicle transportation license tax from 3 to $2\frac{1}{2}$ percent of gross receipts; restriction of such tax to transportation of persons, including certain incidental transportation of property; and elimination of weight fee credit allowed under such tax.

To take effect immediately, tax levy; provisions pertaining to new gross weight fee system to become operative on July 1, 1954; most other provisions to become operative on January 1, 1954.

S.B. 1182—MILLER AND OTHERS. (B. & P.) Amends Sec. 2786, B. & P. C., re nursing education.

Authorizes junior colleges to conduct accredited schools of nursing.

Provides that accredited schools of nursing shall give credit as partial fulfillment of required course of study for required nursing subjects or equivalent taken at institutions of collegiate rank.

S.B. 1183—MILLER AND OTHERS. (B. & P.) Amends Secs. 2841, 2842, adds Ch. 6.6, Div. 2, B. & P. C., re licensing of psychiatric technicians.

Adds 2 psychiatric technician members to Board of Vocational Nurse Examiners, provides for licensing of psychiatric technicians by board, sets forth qualification for licensing and grounds for disciplinary proceedings, including suspension or revocation of licenses, prescribes fees and accreditation of psychiatric technician schools.

S.B. 1184—CUNNINGHAM. (Gov. Eff.) Amends Act 3796, the Alcoholic Beverage Control Act, and amends Secs. 23816 and 23821, and adds Sec. 23821.5, B. & P. C., re limitation on number of on-sale general licenses.

Deletes existing 1 per 1,000 population limitation and substitutes following limitation: (1) 1 per 2,000 in county having population of 1,000,000 or more; (2) 1 per 1,500 in county having population of from 500,000 to 1,000,000; (3) 1 per 1,000 in county having population of less than 500,000.

Provides for issuance of additional on-sale general licenses, not exceeding above maximum numbers, in counties in which population has increased since last federal census to place county in higher classification, if it appears inhabitants are unjustly discriminated against.

S.B. 1185—CUNNINGHAM. (Gov. Eff.) New act, permitting suit to quiet title against State by anyone who owns or claims interest in certain described lands in San Bernardino County.

S.B. 1186—CUNNINGHAM. (Gov. Eff.) New act, permitting quiet title actions against State as to certain described lands in San Bernardino County, authorizing Department of Finance to dispose of State's interest in such lands with Attorney General's approval.

S.B. 1187—HOFFMAN AND SUTTON. (Mil. & Vet. Aff.) Amends Sec. 434, M. & V. C., re acquisition of armory sites and construction of armories.

Authorizes Adjutant General to receive by donation or otherwise acquire real estate for armory or storage purposes, in addition to purchasing or leasing such property.

Authorizes Adjutant General, when appropriations have been made therefor, to construct armories and facilities required for his use and for military affairs of this State.

To take effect immediately, urgency measure.

S.B. 1188—HOFFMAN. (Gov. Eff.) New act, authorizing Director of Finance with consent of Board of Directors of State Agricultural Society to sell or exchange certain lands, appropriating receipts therefrom to society when horse racing is discontinued at State Fair.

S.B. 1189—HOFFMAN. (Ed.) Appropriates unspecified sum to Vocational Educational Education Fund for expenditure by State Board of Education for support of vocational education.

S.B. 1190—HOFFMAN. (L. Gov.) Amends Sec. 25823, Gov. C., re powers of board of supervisors over garbage disposal facilities.

Provides that board may restrict use of such facilities to inhabitants of county, rather than to inhabitants of unincorporated areas of county and to municipalities in county under such terms as it determines.

S.B. 1191—HOFFMAN. (Soc. Wel.) Adds Sec. 1511.2, W. & I. C., re aid to needy children and the retention of earnings by unemancipated minors.

Provides that first \$8 and 50 percent of balance of monthly earnings of unemancipated minor under 18 years of age living in family receiving aid to needy children shall not be considered in determining monthly income available to family unit.

S.B. 1192—HOFFMAN. (Rev. & Tax.) Amends Sec. 6359, R. & T. C., re sales and use taxation.

Exempts sale, storage, use or consumption of candy and confectionery.

S.B. 1193—HOFFMAN. (Gov. Eff.) Amends Sec. 80, Ag. C., re agricultural districts and associations.

Creates District 54 to consist of City of Tracy and limits allotments to district agricultural association fair therein under Sec. 92, Ag. C., to \$6,000 per year.

S.B. 1194—HOFFMAN. (Gov. Eff.) Repeals Sec. 5154, P. R. C., adds Sec. 25905, Gov. C., re agricultural fairs.

Revises provisions authorizing county to grant use of park or fair grounds to non-profit association for conducting fair for county. Authorizes agreement for 5 years, rather than 1. Requires deposit of net proceeds in county treasury within 60 days after fair, rather than requiring such deposit of all proceeds with specific exceptions.

Requires association to file budget with Department of Finance, after approval of board of supervisors. Budget is to satisfy requirements of Sec. 92, Ag. C. as to fair budgets. Requires compliance with all laws re allocation of money to county fairs.

S.B. 1195—HOFFMAN. (Soc. Wel.) Amends Sec. 21025, Gov. C., re effect of disability retirement of local safety members of State Employees' Retirement System.

Sec. 4850, Lab. C., entitles local safety members of State Employees' Retirement System incurring industrial disability to leave of absence without loss of salary for period not to exceed 1 year. Bill provides that if member is retired for disability by board of administration of State Employees' Retirement System, retirement shall terminate right to salary.

S.B. 1196—HOFFMAN. (Lab.) Amends Sec. 4850, Lab. C., re workmen's compensation.

Provides salary payments under existing law in lieu of temporary disability to specified injured local employee members of State Employees' Retirement System on leave of absence while disabled, constitute salary and not workmen's compensation.

S.B. 1197—REGAN. (Gov. Eff.) Amends Secs. 68805 and 69101, Gov. C., re salaries of Supreme Court and district courts of appeal justices.

Changes salary of Chief Justice of Supreme Court from \$20,500 to \$25,000 and salaries of associate justices from \$19,000 to \$23,500.

Changes salaries of district courts of appeal justices from \$18,000 to \$21,000.

S.B. 1198—REGAN AND OTHERS. (Rev. & Tax.) Adds Sec. 202.5, R. & T. C., providing for payments by State to local assessing agencies of amounts equal to taxes which would be payable to latter if tax-exempt land owned by State but not used by it for purpose for which it was acquired were taxable.

S.B. 1199—HAROLD T. JOHNSON. (Gov. Eff.) Amends Act 6447, the Construction and Employment Act, re allocations to counties for public works.

Permits counties to apply for allocations under act to construct courthouse, if courthouse was destroyed by fire within 3 years prior to January 1, 1953, and authorizes use of allocation for such purpose.

Appropriates \$40,000 from Postwar Unemployment and Construction Fund, without regard to fiscal years, for such purposes.

S.B. 1200—HAROLD T. JOHNSON. (Trans.) Amends Sec. 257, Veh. C., re age limits for driver's licenses.

Permits Department of Motor Vehicles to issue driver's license to person between ages 14 and 16 when such person's operation of vehicle is necessary to aid in support of family and serious hardship would result if no license could be issued.

S.B. 1201—GRUNSKY. (Jud.) Amend Sec. 423, Veh. C., re security deposited following accident, making no substantive change.

S.B. 1202—GRUNSKY. (F. & G.) Adds Art. 4.5, Ch. 5, Pt. 2, Div. 4, F. & G. C., re herring.

Provides that Fish and Game Commission shall set annual quotas for taking of herring in Tomales Bay, San Francisco Bay, and Monterey Bay. Provides for 2 open meetings of commission for setting quotas. Requires reports of quantities of herring taken daily and provides that Department of Fish and Game shall estimate time when quota will be reached and fix closing of season accordingly.

S.B. 1203—GRUNSKY. (Gov. Eff.) Amends Act 3796, the Alcoholic Beverage Control Act, re discounts on sale of wine.

Increases maximum quantity and prompt payment discounts as follows: 5 to 9 cases—from 1 to 3 percent; 10 to 24 cases—from 2 to 5 percent; 25 to 99 cases—from 4 to 7 percent; 100 to 199 cases—from 6½ to 9 percent.

S.B. 1204—GRUNSKY. (Trans.) Amends Sec. 271.2, adds Secs. 271.3, 299, and 305.2, Veh. C., re cancellation of driver's licenses of minors.

Provides minor shall be presumed negligent operator of motor vehicle upon finding by juvenile court, rather than upon conviction, that he has committed prescribed number of offenses, within certain times, involving safe operation of vehicle on highways.

Requires court to notify Department of Motor Vehicles of determination that minor under age 18 has violated traffic laws or determination that minor is negligent operator of motor vehicle.

Permits department to cancel such minor's license, or place him on probation, when minor is found to be negligent or reckless operator, or when welfare of minor or public requires it.

S.B. 1205—GRUNSKY. (Trans.) Amends Sec. 276, Veh. C., re term of original operator's license.

Permits Department of Motor Vehicles to issue to persons receiving their first driver's license in this state operator's licenses expiring 2, rather than 4, years from date of issuance.

S.B. 1206—GRUNSKY. (Trans.) Amends Sec. 305, re revocation of licenses of juvenile offenders.

Permits, rather than requires, department to revoke license of minor found by juvenile court to have committed following: reckless driving; failure to comply with duties imposed on driver involved in accident resulting in injury or death to person or damage to property, other than collision with unattended vehicle; or violating speed laws twice within 6 months.

Eliminates provision that no new license be issued to minor whose license is revoked for specified offenses until one year from date of revocation, and then only if minor has reached age 18.

S.B. 1207—GRUNSKY. (Fin. Inst.) Amends Sec. 10270.5, Ins. C., re group disability insurance for schools.

Provides for issuance of group disability insurance policies to school governing bodies to cover pupils or athletic teams while attending school or related activities.

S.B. 1208—GRUNSKY. (Fin. Inst.) Amends Sec. 10202.8, Ins. C., re group life insurance policies for employer or union groups, making no substantive change.

S.B. 1209—GRUNSKY. (Fin. Inst.) Amends Sec. 10202, Ins. C., re forms of group life insurance, making no substantive change.

S.B. 1210—GRUNSKY. (Fin. Inst.) Amends Sec. 10364, Ins. C., re disability insurance policy provision for concurrent insurance, making no substantive change.

S.B. 1211—GRUNSKY. (Fin. Inst.) Amends Sec. 10270.6, Ins. C., re provisions in group disability insurance master policy, making no substantive change.

S.B. 1212—GRUNSKY. (Trans.) Amends Sec. 2110, S. & H. C., to apportion unspecified sum in unspecified percentages from Highway Users Tax Fund to counties for heavy rainfall and storm damage to county roads.

S.B. 1213—GRUNSKY. (Nat. Res.) Appropriates \$20,000 from State Park Fund to Division of Beaches and Parks for acquisition and restoration of Old Glass House, Monterey County, to be matched by like amount of other funds.

S.B. 1214—THOMPSON. (Trans.) Amends Sec. 315, Veh. C., re revocation, suspension or restriction of driver's licenses.

Changes provisions specifying alternative courses of action Department of Motor Vehicles may take after investigation and re-examination of licensee to determine if license should be revoked, suspended, or restricted, so that department may, if it determines safety of licensee or other persons on highways requires it, either summarily suspend license prior to hearing, or if it finds any ground exists for which such re-examination may be ordered, as well as if it finds safety of licensee or others on highways requires it, give notice of its proposed action to revoke, suspend, or restrict such person's license, and of his right of hearing.

S.B. 1215—BYRNE AND OTHERS. (Jud.) Amends Sec. 489, Pen. C., re punishment of grand theft, to delete minimum state imprisonment term of not less than one year therefor.

S.B. 1216—BYRNE AND OTHERS. (Jud.) Amends Sec. 4532, Pen. C., re punishment of escapes from jail, industrial farm, road camp or custody of officer.

Makes a misdemeanor, escape or attempt to escape from jail, prison, industrial farm, industrial road camp, or from the custody of officer while engaged in work on any county road or other county work. Provides that if such escape or attempt to escape is by force or violence it constitutes a felony.

S.B. 1217—BYRNE AND OTHERS. (Jud.) Amends Sec. 476a, Pen. C., re punishment for making or uttering checks without sufficient funds.

Reduces from 14 to 5 years the maximum term of imprisonment which may be imposed for making, drawing, uttering, or delivering check without sufficient funds, and provides that if checks involved amount to \$50 or less, maximum imprisonment shall be one year in county jail.

S.B. 1218—BYRNE AND OTHERS. (Jud.) Amends Sec. 2780.1, Pen. C., re prison road camps.

Permits Department of Public Works and Department of Corrections, by mutual agreement, to administer prison road camps under the provisions of Art. 5, Ch. 5, Title 1, Pt. 3, Pen. C., rather than under Art. 4 thereof.

S.B. 1219—BYRNE AND OTHERS. (Jud.) Adds Sec. 18b, Pen. C., re minimum punishment for felony.

Provides that minimum term of imprisonment shall be 6 months for every offense declared to be felony and punishable by imprisonment in state prison for a maximum term of 15 years or less.

S.B. 1220—BYRNE AND OTHERS. (Jud.) Amends Sec. 18, Pen. C., re punishment of felony when not otherwise prescribed.

Provides that every felony punishable by imprisonment in state prisons and by fine, but without alternate sentence to the county jail, may be declared to be punishable by imprisonment in county jail not exceeding 1 year or by fine, or by both.

S.B. 1221—BYRNE AND OTHERS. (Jud.) Amends Sec. 3041, Pen. C., re time determination of parole may be made.

Provides that where maximum sentence is 5 years or less, Adult Authority may determine matter of parole after period of 90 days from actual commencement of imprisonment.

S.B. 1222—BYRNE AND OTHERS. (Jud.) Amends Sec. 3020, Pen. C., re authority of Adult Authority to determine and redetermine term of imprisonment.

Authorizes Adult Authority, where maximum sentence is 5 years or less, to determine actual commencement of imprisonment, and length thereof, after period of 90 days from actual commencement of imprisonment.

S.B. 1223—BYRNE AND OTHERS. (Jud.) Amends Sec. 2900, Pen. C., re commencement of term of imprisonment and effect of temporary release therefrom.

Authorizes Director of Corrections, as emergency measure, to direct that persons convicted of felonies may be received and detained in jails or other facilities and that judgment will commence to run upon actual delivery of defendant into such place. Provides that persons previously received and confined for conviction of felony may be, as emergency, temporarily housed at such place and time when he is there shall be computed as part of term of judgment. •

S.B. 1224—BYRNE AND OTHERS. (Gov. Eff.) New act, authorizing Director of Finance to sell described portion of Folsom State Prison property to City of Folsom, Sacramento County.

To take effect immediately, urgency measure.

S.B. 1225—BYRNE AND OTHERS. (Jud.) Amends Sec. 209, Pen. C., re punishment for kidnaping of person or holding of state property in defiance of official orders.

Makes a felony, holding as hostage of person within any prison or facility under jurisdiction of Director of Corrections, or holding of any state building or property by force or threat of force in defiance of official orders.

S.B. 1226—BYRNE AND OTHERS. (Inst.) Adds Sec. 3300.6, H. & S. C., re payment of burial expenses of tuberculosis patients in institutions subject to jurisdiction of Department of Corrections.

Authorizes Director of Corrections to use any personal funds or personal property of person confined in a state institution pursuant to Sec. 2600.5, H. & S. C., to pay for burial expenses of such person, not exceeding \$300. Provides that if no such funds are available, State Department of Public Health shall pay for such burial in amount not to exceed \$300.

S.B. 1227—BYRNE. (Ed.) Amends Sec. 20254, Ed. C., re contracts by Director of Education.

Authorizes him to enter agreements with county superintendents of schools, county boards of education, and any school district, as well as Federal Government, for performance of services for such agency by school or college under jurisdiction of Department of Education.

S.B. 1228—BYRNE. (Ed.) Amends Sec. 12025, Ed. C., re accreditation of teacher education institutions, making no substantive change.

S.B. 1229—BYRNE. (Ed.) Amends Sec. 14632, Ed. C., re State Teachers' Retirement System.

Provides that teachers retired prior to June 30, 1953 shall receive allowance in addition to amount provided for in State Permanent Fund of \$1.67 per month for each year of accredited teaching in California up to 30 years. Provides that minimum retirement payments to any retired teacher shall be \$85 per month.

S.B. 1230—BYRNE. (Ed.) Amends Sec. 21159, Ed. C., re refunds of student fees in state colleges, making no substantive change.

S.B. 1231—BYRNE AND OTHERS. (Fin.) Appropriates unspecified sum to departmental accounting officer, Department of Agriculture, to pay claims of unspecified persons in unspecified amounts.

S.B. 1232—BYRNE. (Agr.) Adds Sec. 870.5, Ag. C., re standards for canned ripe olives.

Provides that count per pound for following name sizes shall be: small, 135; family, 98; mammoth, 70; king, 49; royal, 34.

S.B. 1233—BYRNE. (Trans.) Amends Secs. 419, 421, 422.1, and 422.3, Veh. C., re security requirements following accidents.

Requires driver of vehicle involved in accident originating from operation of vehicle on street or highway, instead of driver of vehicle involved in accident on street or highway, to file report with Department of Motor Vehicles.

Provides when driverless runaway vehicle is involved in such accident, registered owner of vehicle is deemed its driver for purpose of security provisions required to be met after accident.

Requires department to suspend driver's license of resident upon notification by another state that such person's driving privilege in that state has been suspended for failure to fulfill security laws of that state.

Provides exemption from security requirements may be established if vehicle involved was leased or under direction of, in addition to present provision if it is owned by, United States, this State, or any political subdivision or municipality.

Provides department may accept evidence of payment to driver or owner of vehicle involved in accident by insurance carrier of any other person involved in accident because of bodily injury, as well as because of damage to property, to relieve such driver or owner from security and suspension provisions because of any claim for bodily injury, as well as for property damage, arising out of accident by person on whose behalf such payment was made.

S.B. 1234—BROWN. (B. & P.) Adds Sec. 5082.3, B. & P. C., re practice of public accounting.

Permits any person to engage in such practice who has completed 2 years of accounting education of college grade and 2 years of public accounting experience prior to January 1, 1951.

S.B. 1235—WARD. (Soc. Wel.) Amends Act 8780d, the Unemployment Insurance Act, re employer reserve accounts.

Prohibits charging employer's reserve account with benefits resulting from damage to his place of business caused by earthquake, fire, flood or act of God, provided employer commences restoration or replacement of premises in reasonable time and agrees to re-employ claimant on same or better terms.

S.B. 1236—WARD. (Trans.) Amends Sec. 525, Veh. C., re driving on divided highways.

Requires vehicle to be driven on right-hand side of highway which is divided into 2 or more roadways by means of dividing section, whether such section is unpaved, or, as presently provided, delineated by curbs, lines or other markings.

S.B. 1237—WARD. (Trans.) Adds Sec. 474.5, Veh. C., re injury to highways and markings.

Prohibits driving of animal or vehicle over newly made pavement, pavement under construction, freshly painted traffic stripes or pavement markers when barriers or signs warn persons not to drive over such or state that road is closed.

S.B. 1238—CUNNINGHAM. (Lab.) Adds Sec. 5407.5, Lab. C., re workmen's compensation.

Provides that proceedings for reduction of compensation on ground of serious and wilful misconduct of employee must be commenced within 12 months from date of injury.

S.B. 1239—CUNNINGHAM. (Lab.) Amends Sec. 4903, Lab. C., and Act 8780d, the Unemployment Insurance Act, re workmen's compensation.

Provides lien against award permitted for amount of unemployment compensation disability benefits paid in cases of doubt whether benefits were to be paid under workmen's compensation or unemployment compensation shall be allowed only against temporary disability benefits, and not against permanent disability benefits.

Provides person is ineligible for unemployment compensation disability benefits if he is entitled to receive temporary disability benefits, rather than any benefits, under workmen's compensation laws.

Provides person is entitled to receive unemployment compensation disability benefits, less amount of workmen's compensation temporary disability benefits received, if latter benefits are less than he would have received under unemployment compensation disability benefit provisions.

S.B. 1240—CUNNINGHAM. (Lab.) Amends Sec. 4553, Lab. C., re workmen's compensation.

Expands provision for increase in compensation recoverable by employee for serious and wilful misconduct to cover injury resulting from such misconduct on part of anyone acting in supervisory capacity over employee.

Eliminates provision that such increase of award shall not exceed \$3,750.

S.B. 1241—CUNNINGHAM. (Lab.) Amends various Secs., Lab. C., re workmen's compensation.

Eliminates minimum and maximum limits set on average annual earnings figure used to compute disability awards.

Provides average weekly earnings figure for computing average annual earnings for temporary disability indemnity shall be at least \$20, instead of \$15, and not more than \$100, instead of \$53.85. Provides such figure used for permanent disability indemnity shall be at least \$20, instead of \$15, and not more than \$100, instead of \$46.16.

Provides where employment is for 30 or more hours per week and for 5 or more working days per week, average weekly earnings figure shall be number of working days per week, rather than 95 percent of such days, times daily earnings.

Provides average weekly earnings where employee works for two or more employers shall be aggregate of such earnings per week, rather than 95 percent of such earnings.

Increases probable average weekly earnings of injured minor at age 21 from \$46.16 to \$100.

Increases maximum weekly earnings for computing temporary disability benefit caused by original injury from \$53.85 to \$100, and for computing permanent disability benefit caused by original injury from \$46.16 to \$100.

Provides disability payment for injury causing temporary total disability or temporary partial disability is 75 percent, instead of 65 percent, of average weekly earnings.

Increases weekly compensation by \$5 for each total dependent of employee in such cases.

S.B. 1242—CUNNINGHAM. (Lab.) Amends, adds, and repeals various Secs., Lab. C., re workmen's compensation.

Eliminates provisions requiring employer to furnish employee with physician, setting procedure for such, and imposing liability for failure to do so.

Eliminates provision for reimbursement of expenses incurred by employee for X-rays, laboratory fees, and medical reports required to successfully prove contested claim.

Provides employee may choose physician from list certified by Industrial Accident Commission, and that commission may fix fees to be paid to physicians on list. Requires employer to pay such fee without discount.

Provides procedure for removal of incompetent physicians from such list.

S.B. 1243—CUNNINGHAM. (Lab.) Amends Sec. 4600, Lab. C., re workmen's compensation.

Requires injured employee be furnished vocational training of kind reasonably required to rehabilitate.

S.B. 1244—CUNNINGHAM. (Lab.) Adds Sec. 4664, Lab. C., re workmen's compensation.

Provides determination of permanent disability shall be made only after hearing and making of order, award, or finding.

S.B. 1245—CUNNINGHAM. (Lab.) Amends Sec. 4903, Lab. C., re workmen's compensation.

Provides that when lien claimant fails to appear by counsel or has not arranged to be represented by injured employee's attorney, commission shall fix reasonable attorney's fees as a share of amount actually received by lien claimant to be paid attorney for service rendered in effecting recovery.

Authorizes Division of Disability and Hospital Benefits of Department of Employment to compromise its lien claims and to be represented by injured employee's attorney.

Makes other technical changes.

S.B. 1246—CUNNINGHAM. (Soc. Wel.) Amends Act 8780d, the Unemployment Insurance Act, re unemployment disability compensation.

Provides that when decision is pending whether individual is entitled to workmen's compensation temporary disability benefits or unemployment compensation disability benefits, and such individual is otherwise eligible for unemployment compensation, he is entitled to receive unemployment compensation upon executing consent to allowance of lien claim against his temporary disability benefits in favor of unemployment compensation disability carrier.

S.B. 1247—WARD, HAROLD T. JOHNSON, AND PARKMAN. (Lab.) Amends Secs. 5313 and 5315, Lab. C., re workmen's compensation.

Dispenses with present requirement that written report accompany findings, decision, order or award of Industrial Accident Commission or referee.

S.B. 1248—WARD, HAROLD T. JOHNSON, AND PARKMAN. (Lab.) Amends Sec. 5708, Lab. C., re workmen's compensation.

Permits hearings and investigations in workmen's compensation matters to be recorded by mechanical, electrical or electronic devices.

S.B. 1249—CUNNINGHAM. (Lab.) Amends Secs. 4701 and 4702, Lab. C., re workmen's compensation.

Increases allowable maximum burial expenses from \$400 to \$650.

Increases maximum death benefit in ordinary cases from \$7,000 to \$12,500, and, where there are surviving widow and minor children, from \$8,750 to \$16,000.

Increases minimum death benefit in event of total dependency from \$3,000 to \$5,000.

S.B. 1250—CUNNINGHAM. (Lab.) Amends Sec. 5405, Lab. C., re workmen's compensation.

Suspends time for running of statute of limitations against injured employee's claim for benefits until employer or his insurance carrier who has knowledge of injury gives employee written notice by registered mail that claim has been rejected or benefits terminated, accompanied by statement that employee may file claim with Industrial Accident Commission if dissatisfied.

S.B. 1251—CUNNINGHAM. (Lab.) Adds Sec. 5314, Lab. C., re workmen's compensation.

Provides for order for immediate payment at any stage of proceedings to prevent hardship or suffering where it appears reasonably certain benefits have accrued or will become payable.

S.B. 1252—PARKMAN. (L. Gov.) Adds Art. 9, Ch. 2, Pt. 1, Div. 1, Title 5, Gov. C., re sale by counties and cities of improvements financed by special assessments.

Authorizes sale of such improvements, upon adoption of resolution by legislative body that improvements are no longer useful or that they cannot be economically maintained, and after hearing has been held.

Provides that proceedings shall terminate if majority of owners of property assessed to purchase the property to be sold, protest.

Requires sale to be made to highest bidder after publication of notice of sale.

Requires proceeds of sale to be deposited in general fund of county or city.

S.B. 1253—PARKMAN. (Ed.) Amends Secs. 9801 and 9807, Ed. C., re education of mentally retarded minors by county superintendent of schools.

Allows him to establish special training schools or classes for such minors who reside in county and who may become economically useful and socially adjusted by contracting with elementary or unified school district with an average daily attendance of 900 or more. Requires contract to require district to pay county school service fund costs of education of such minor in excess of apportionments from State School Fund for such minor.

S.B. 1254—PARKMAN. (Gov. Eff.) Amends Sec. 14396, Gov. C., re completion of work under State Contract Act after default by contractor, making no substantive change.

S.B. 1255—PARKMAN. (Gov. Eff.) Amends Sec. 14272, Gov. C., re performance of work under State Contract Act.

Provides that work may be done by day's labor under direction of Department of Public Works in case of emergency due to damage or failure of bridge, highway, structure, building or other state improvement, rather than in case of emergency due to failure of bridge or other highway structure.

S.B. 1256—PARKMAN and McBRIDE. (Fin. Inst.) Amends Sec. 10971, Ins. C., re payments of fraternal benefit insurers for accidental death.

Allows subordinate branch of lodge providing fraternal benefit insurance to pay accidental death benefits up to \$1,000, instead of regular benefit of \$500.

S.B. 1257—DONNELLY. (Wat. Res.) Amends Secs. 23750, 23770, Wat. C., re improvement districts in irrigation districts.

Permits alternative procedure to be used in forming improvement districts where land does not exceed 1,000 acres and where total cost of improvements does not exceed \$50,000.

S.B. 1258—COLLIER. (Pub. U.) Amends Act 4480, the Los Angeles Metropolitan Transit Authority Act, re the Los Angeles Metropolitan Transit Authority.

Extends territorial limits of authority to embrace all of Los Angeles County.

Enlarges definitions of "rapid transit" and "system."

Removes authority from jurisdiction of Public Utilities Commission and deletes requirement that authority obtain franchises, permits, licenses, or authorization in same manner as public utility.

Authorizes authority to provide for subleases by operators to which system or part thereof is leased.

Exempts property of authority, and income therefrom, from state and local taxes, and exempts bonds issued by authority from taxation, except for transfer, inheritance, and estate taxes.

Deletes requirement that authority make payments in lieu of taxes to public corporations in which its property is situated.

S.B. 1259—SUTTON. (Mil. & Vet. Aff.) Amends Sec. 205, M. & V. C., re veterans' exemption for property taxation purposes.

Extends to person otherwise qualifying who participated in American Expeditionary Forces campaign in Siberia from November 12, 1918, to April 20, 1920.

S.B. 1260—SUTTON. (L. Gov.) Amends Sec. 440, Ed. C., changing salary of Tehama County Superintendent of Schools from \$5,400 to unspecified amount.

S.B. 1261—CUNNINGHAM. (Soc. Wel.) Adds Ch. 4, Div. 3, amends heading of Art. 4, Ch. 1, Pt. 1, Div. 6, and Secs. 5075 and 5076, repeals Sec. 5078, W. & I. C., re care of aged and infirm and mentally disordered persons.

Defines "aged and infirm person" as person of adult age having primary diagnosis of senility or cerebral arteriosclerosis with presenting symptoms of mental deterioration, and who is in need of care or custody for his best interest.

Permits any relative or friend of such person, or individual in his own behalf, to file in superior court verified petition alleging that there is in county person who is aged and infirm within such definition and asking court to make provision for welfare of person. Petition is to set forth, so far as known to petitioner, names and residences of spouse and children of person within state, and if none, of relatives or person within 2d degree and of guardian if any. Upon filing, clerk is to set petition for hearing by court. Notice of proceedings and time and place of hearing are to be mailed by petitioner to spouse and children of person within state, or, if none, to relatives and guardian at least 10 days before hearing. If petition filed by person other than aged and infirm person on own behalf, clerk is to issue citation to him setting forth time and place of hearing, which is to be personally served upon him, in manner provided for service of summons, at least 10 days before hearing. Person must be present at hearing unless unable to attend by reason of physical inability established by affidavit or certificate of duly licensed physician and surgeon. At hearing any relative or friend of person may appear and oppose petition.

After hearing, court may dismiss petition and refer person to welfare officer of county, or if it finds person to be aged and infirm, may order him placed under care and custody of welfare officer, to remain in own home or may order him placed in suitable home, sanitarium, hospital or rest home, but person may not be committed nor admitted to state hospital unless and until he becomes mentally ill.

Upon request of person concerned or relative or friend, proceedings may be heard privately, in discretion of court.

If provision for expense of care or custody of person is necessary, court may order it paid in full or in part by county upon order of judge, and law re county aid to indigents is to apply to proceedings concerning care of aged and infirm persons.

Revises law re persons mentally disordered but not mentally ill to provide for placement under, rather than commitment to, care of counselor in mental health; allows placement under care and custody of welfare officer of county as alternative to counselor in mental health; and provides for placement in, rather than commitment to, suitable home, sanitarium, or rest home. Permits court to dismiss proceedings concerning mentally disordered persons. Provides that if in proceedings concerning alleged mentally disordered person court finds person to be aged and infirm with primary diagnosis of senility and in need of care or custody for his best interest, court shall dismiss proceedings under chapter on care of mentally disordered persons and direct proceedings under new provisions for proceedings for care of aged and infirm persons.

Repeals provisions for restoration to competency of persons found to be mentally disordered but not mentally ill.

S.B. 1262—COLLIER. (Trans.) Amends Sec. 75, S. & H. C., re powers of California Highway Commission, making no substantive change.

S.B. 1263—COLLIER. (Trans.) Amends Sec. 111.5, S. & H. C., re adoption of county roads as state highways.

Authorizes such adoption when parallel one-way city street adopted as state highway terminates at county road and county road forms connecting link to state highway. Such adoption is subject to same conditions applicable to adoption of city street.

S.B. 1264—COLLIER. (Trans.) Amends Secs. 419, 521, and 613.2, S. & H. C., changing descriptions of State Highway Routes 119, 221, and 209.

S.B. 1265—COLLIER. (Trans.) Amends Sec. 710, repeals Sec. 711, Veh. C., re use of highways by vehicles of excessive size or weight.

Eliminates requirement that application for permit to operate or move on highway vehicle whose size or weight exceeds prescribed limits contain statement whether permit is requested for single trip or continuous operation.

Provides Department of Public Works may establish time limitations, rather than seasonal or other time limitations, within which such vehicles may be so operated or moved under permit.

Eliminates provision authorizing such department to establish weight limits greater than present maximum weight limits.

S.B. 1266—COLLIER. (Trans.) Adds Pt. 3.5, Div. 2, R. & T. C., the Interstate Highway Use Tax Law, re taxation of operation of interstate commercial vehicles.

Imposes mileage tax on privilege of such operation in California on election of "user" (person having use and control of vehicle or right thereto) at rates varying according to type of vehicle and miles of operation, seating capacity also being factor in case of passenger vehicles, and tonnage an additional factor as to vehicles used for transporting property. Tax to be in lieu of currently applicable vehicle registration fees and diesel and truck taxes.

Provides for credit against tax in amount of gas taxes paid by user either directly or indirectly.

Provides user who has elected to pay tax shall also pay annual license fee computed on basis of proportion of value of vehicle represented by ratio which California mileage bears to total mileage over which it is operated. Fee to be in lieu of present vehicle license fee and any otherwise applicable property taxes.

Requires person electing to pay tax imposed to indicate election by securing interstate highway use tax permit from State Board of Equalization.

Provides for registration with Department of Motor Vehicles of vehicle as to which election is made, and for issuance by department of distinctive license plates manifesting such registration. Provides for issuance by board of identifying tax card. Authorizes department and board to enter into reciprocal agreements with similar agencies of other states imposing like taxes to facilitate identification by license plates and tax cards.

Provides for application of tax imposed to users of commercial vehicles registered in another state (including District of Columbia, any Canadian province and any Mexican state or district) only when such other state imposes similar tax which users of commercial vehicles registered in California may be permitted to pay.

Authorizes department and board to enter into reciprocal agreements with corresponding agencies in an adjoining state having similar law to provide for tax-free use of highways in each by interstate commercial vehicles registered in other, where there is finding of need for exemption because of density of traffic in proximity of border, provided exemption is confined to zones in each state not extending for more than 20 miles beyond border.

Permits board to enter into reciprocal agreements with corresponding agencies in other states having similar laws to provide for issuance of special trip permits for use of highways of one by vehicle registered in other as to which no election to pay tax has been made. Provides for fee for such permit equivalent to mileage tax otherwise payable to state in which vehicle will be used, plus service fee of \$5.

Authorizes user of vehicle registered in another state not having similar law to elect to operate it here subject to tax and fee imposed, if other state permits operation of vehicle registered here without payment of registration or weight fees, and subject only to such taxes and fees as are payable with respect to intrastate operation of like vehicles.

Revenue to be used for payment of refunds and for highway purposes.

Contains other provisions to facilitate administration.

To take effect immediately, tax levy, but operative January 1, 1954.

- S.B. 1267—COLLIER. (Agr.) Repeals Act 130, Citrus Pest District Control Act.
Provides that repeal does not affect any existing district.
- S.B. 1268—COLLIER. (Wat. Res.) Repeals Act 9127, California Water Conservation District Act.
Provides that repeal does not affect any existing district.
- S.B. 1269—COLLIER. (L. Gov.) Repeals Act 8956, The Ventura County Harbor District Act.
Provides that repeal does not affect any existing district.
- S.B. 1270—COLLIER. (L. Gov.) Repeals Act 8647, the Transportation District Act.
Provides that repeal does not affect any existing district.
- S.B. 1271—COLLIER. (Wat. Res.) Repeals Act 6522, re government of consolidated swamp-land, levee, or reclamation districts.
Provides that repeal does not affect any existing district.
- S.B. 1272—COLLIER. (Wat. Res.) Repeals Ch. 629, Stats. 1873-4, re creation of Swamp Land District No. 150.
Provides that repeal does not affect any existing district.
- S.B. 1273—COLLIER. (Wat. Res.) Repeals Act 2208a, Storm Drain Maintenance District Act of 1939.
Provides that repeal does not affect any existing districts.
- S.B. 1274—COLLIER. (Wat. Res.) Repeals Act 3879, re creation of Santa Clara County Irrigation District.
Provides that repeal does not affect any existing district.
- S.B. 1275—COLLIER. (Wat. Res.) Repeals Act 3878, re creation of Santa Clara County Irrigation District.
Provides that repeal does not affect any existing district.
- S.B. 1276—COLLIER. (Wat. Res.) Repeals Ch. 36, Stats. 1903, re creation of Union Island Reclamation Districts, Numbers 1 and 2.
Provides that repeal does not affect any existing districts.
- S.B. 1277—COLLIER. (Wat. Res.) Repeals Ch. 481, Stats. 1871-2, re creation of Mormon Slough Reclamation District.
Provides that repeal does not affect any existing district.
- S.B. 1278—COLLIER. (Wat. Res.) Repeals Ch. 792, Stats. 1927, re creation of Bayside Reclamation District.
Provides that repeal does not affect any existing district.
- S.B. 1279—COLLIER. (Wat. Res.) Repeals Ch. 728, Stats. 1909, re creation of American River Reclamation District No. 1.
Provides that repeal does not affect any existing district.
- S.B. 1280—COLLIER. (Wat. Res.) Repeals Ch. 591, Stats. 1915, re creation of Reclamation District No. 1660.
Provides that repeal does not affect any existing district.
- S.B. 1281—COLLIER. (Wat. Res.) Repeals Ch. 195, Stats. 1913, re creation of Reclamation District No. 1600.
Provides that repeal does not affect any existing district.
- S.B. 1282—COLLIER. (Wat. Res.) Repeals Ch. 384, Stats. 1913, re creation of Reclamation District No. 1400.
Provides that repeal does not affect any existing district.

S.B. 1283—COLLIER. (Wat. Res.) Repeals Ch. 100, Stats. 1911, re creation of Reclamation District No. 900.

Provides that repeal does not affect any existing district.

S.B. 1284—COLLIER. (Wat. Res.) Repeals Ch. 567, Stats. 1877-8, re creation of Reclamation District No. 254.

Provides that repeal does not affect any existing district.

S.B. 1285—COLLIER. (Wat. Res.) Repeals Ch. 348, Stats. 1877-8, re creation of Reclamation District No. 252.

Provides that repeal does not affect any existing district.

S.B. 1286—COLLIER. (Wat. Res.) Repeals Ch. 552, Stats. 1905, re creation of Reclamation District No. 70.

Provides that repeal does not affect any existing district.

S.B. 1287—COLLIER. (Wat. Res.) Repeals Ch. 194, Stats. 1913, re creation of Reclamation District No. 10.

Provides that repeal does not affect any existing district.

S.B. 1288—COLLIER. (Wat. Res.) Repeals Act 5736 re formation and government of overflow districts.

Provides that repeal does not affect any existing district.

S.B. 1289—COLLIER. (Wat. Res.) Repeals Ch. 724, Stats. 1909, re formation and government of municipal water districts.

Provides that repeal does not affect any existing district.

S.B. 1290—COLLIER. (Wat. Res.) Repeals Ch. 166, Stats. 1891, re creation of Sutter County Levee District No. 6.

Provides that repeal does not affect any existing district.

S.B. 1291—COLLIER. (Wat. Res.) Repeals Ch. 299, Stats. 1875-6, re creation of Sutter County Levee District No. 2.

Provides that repeal does not affect any existing district.

S.B. 1292—COLLIER. (Wat. Res.) Repeals Act 4290, re creation of Sacramento County Levee District No. 1.

Provides that repeal does not affect any existing district.

S.B. 1293—COLLIER. (Wat. Res.) Repeals Ch. 470, Stats. 1877-8, re creation of Bear River Levee District No. 1.

Provides that repeal does not affect any existing district.

S.B. 1294—COLLIER. (Agr.) Repeals Act 3418, Horticultural Protection District Act.

Provides that repeal does not affect any existing district.

S.B. 1295—COLLIER. (Agr.) Repeals Act 3417, re formation and government of horticultural development districts.

Provides that repeal does not affect any existing district.

S.B. 1296—COLLIER. (Wat. Res.) Repeals Ch. 680, Stats. 1909, re creation of Yolo Basin Drainage District.

Provides that repeal does not affect any existing district.

S.B. 1297—COLLIER. (Wat. Res.) Repeals Ch. 381, Stats. 1867-8, re creation of Washington Drainage District of Yolo County.

Provides that repeal does not affect any existing district.

S.B. 1298—COLLIER. (Wat. Res.) Repeals Ch. 643, Stats. 1877-8, re creation of Sacramento River Drainage District.

Provides that repeal does not affect any existing district.

S.B. 1299—COLLIER. (Wat. Res.) Repeals Act 2204, re formation and government of drainage districts.

Provides that repeal does not affect any existing district.

S.B. 1300—COLLIER. (Wat. Res.) Repeals Ch. 228, Stats. 1897, re formation and government of drainage districts.

Provides that repeal does not affect any existing district.

S.B. 1301—COLLIER. (Wat. Res.) Repeals Ch. 117, Stats. 1880, re formation and government of drainage districts.

Provides that repeal does not affect any existing district.

S.B. 1302—COLLIER. (Trans.) Repeals Act 3594, Joint County Road Camp Act, re formation and government of districts to maintain joint county road camps.

Provides that repeal does not affect any existing district.

S.B. 1303—COLLIER. (Wat. Res.) Repeals Act 3870, County Power Pumping District Act.

Provides that repeal does not affect any existing district.

S.B. 1304—COLLIER. (Wat. Res.) Repeals Act 1585, conservancy act of California, re formation and government of conservancy districts.

Provides that repeal does not affect any existing district.

S.B. 1305—COLLIER. (L. Gov.) Amends, adds, and repeals various Secs., Gov. C., to provide for uniformity in assessment and collection of 5th and 6th class city taxes, and for performance of such functions by county officers on behalf of such cities.

S.B. 1306—COLLIER. (L. Gov.) Amends various Secs., Ed. C., Gov. C., and R. & T. C., re local budgets and property taxes.

Provides for assessment of property and attachment of tax lien thereon as of first day of January, rather than first Monday of March. Makes numerous related changes. Increases time between completion of equalization and date of tax levy. Moves up dates for completion of budgets.

S.B. 1307—COLLIER. (Gov. Eff.) Amends Secs. 11420, 11422, 11423, 11424, and 11426, Gov. C., administrative regulations.

Changes references to "statutes" to "laws" in procedural requirements for adoption, amendment, or repeal of administrative regulations.

S.B. 1308—TENNEY. (Gov. Eff.) Amends Sec. 79.19, C. C. P., to change salary of superior court judges of Los Angeles County from \$16,750 to unspecified amount.

S.B. 1309—TENNEY. (L. Gov.) Adds Sec. 72720, Gov. C., re deputy bailiffs of municipal court, Los Angeles Judicial District.

Authorizes appointment of not over 35 deputy bailiffs of such court by judges thereof, to be selected from present deputies of marshal serving such court and to serve at pleasure of such judges and under their direction.

Provides that such bailiffs shall continue to be deputy marshals and be paid as such.

S.B. 1310—TENNEY. (L. Gov.) Adds Secs. 72717, 72718, and 72719 to Gov. C., re officers and attaches of municipal court of Los Angeles Judicial District.

Provides for compensation of marshal and number and compensation of attaches of his office. Provides for reinstatement in such positions of persons holding them on December 31, 1951, and if any vacancies, of persons holding positions on January 1, 1953.

Provides that act becomes effective only if office of marshal of municipal court, Los Angeles County, is abolished.

S.B. 1311—TENNEY. (L. Gov.) Amends Sec. 72715, Gov. C., re municipal court of Los Angeles Judicial District, making no substantive change.

S.B. 1312—TENNEY. (L. Gov.) Amends Sec. 73a, C. C. P., re expenses of judges.

Provides that when municipal court judge is assigned to sit as judge of superior court he shall be assigned to duty at particular city, and shall be allowed his necessary expenses if, in assignment of business of superior court, it becomes necessary for him to travel to another city.

S.B. 1313—TENNEY. (Gov. Eff.) Amends Sec. 67a, C. C. P., changing number of superior court judges in Los Angeles County from 62 to unspecified number.

S.B. 1314—TENNEY. (L. Gov.) Amends Act 4475, re marshal of municipal courts, Los Angeles County.

Authorizes judges of all municipal courts in Los Angeles County to appoint and discharge marshal pursuant to such rules as they may adopt, and to prescribe, by majority vote, rules and policies for conduct of marshal and his office.

S.B. 1315—TENNEY. (L. Gov.) Amends Act 4475, re office of marshal of municipal courts, Los Angeles County.

Allows judges of municipal courts in county, by majority vote, to select, appoint and discharge marshal, who shall serve at their pleasure, rather than making Municipal and Justice Court Act of 1949 applicable thereto. Allows judges to prescribe rules for organization and policies, and regulate office of marshal. Makes conflicting provisions re marshals in courts in Los Angeles County inoperative during existence of office of Marshal of Los Angeles County, but operative when such office is abolished.

Provides for one business manager at \$600 a month in marshal's office, and changes number of custodians from 200 to number reasonably required.

Puts deputy marshal serving as bailiff under sole direction of appointing judge, to serve at judge's pleasure. Allows marshal to appoint, remove, suspend or discharge his employees, subject to civil service provisions applicable to employees in office of sheriff in Los Angeles County. Allows judges to adopt rules to govern officers and attaches of municipal courts.

Deletes obsolete language.

S.B. 1316—TENNEY. (L. Gov.) Adds Sec. 72653, Gov. C., re marshal of municipal courts, Los Angeles County.

Authorizes judges of all municipal courts in Los Angeles County to appoint and discharge marshal pursuant to such rules as they may adopt, and to prescribe, by majority vote, rules and policies for conduct of marshal and his office.

S.B. 1317—TENNEY. (L. Gov.) Amends Act 4475, re bailiffs of municipal courts in Los Angeles County.

Authorizes each such court to select from among deputies of marshal, such bailiffs as court deems necessary, to serve under direction of such court and at its pleasure.

S.B. 1318—WEYBRET. (Inst.) Repeals and adds Sec. 2354.1, W. & I. C., re financial statements made by institutions providing life care services.

Requires each institution providing life care services to submit annual financial statement to Department of Social Welfare, prepared and certified by certified public accountant, conforming to existing audit procedures and requirements of department, and certifying that financial reserve requirements of chapter have been met.

S.B. 1319—SUTTON. (Nat. Res.) New act, authorizing Division of Beaches and Parks to establish a riding and hiking trail from northerly shore of Clear Lake to coast and Redwood Trail in Humboldt County.

S.B. 1320—WILLIAMS. (Wat. Res.) Adds Sec. 14034.1, Gov. C., appropriating \$300,000 to State Water Resources Revolving Fund and authorizing its expenditure for work to be paid for by cooperating agency and where money is not paid by such agency in advance of work being done.

S.B. 1321—WILLIAMS. (L. Gov.) Amends Sec. 54130, Gov. C., re state loans for restoration, repair, and construction of public works damaged or destroyed by earthquakes.

Provides that loans for such purposes may be made to local agency if accepted and agreed to be repaid by vote of two-thirds of electors of local agency, notwithstanding provisions of law otherwise limiting creation of such indebtedness.

To take effect immediately, urgency measure.

S.B. 1322—WILLIAMS. (Agr.) Amends Sec. 802, Ag. C., re definitions of certain conditions applicable to grapes, making no substantive change.

S.B. 1323—MAYO AND BROWN. (Gov. Eff.) New Act, re Western Regional Higher Education Compact.

Authorizes Governor to execute compact on behalf of this State with western states and territories, to form Western Interstate Commission for Higher Education.

Provides that commission shall be composed of 3 members from each compacting state or territory, appointed by Governor thereof.

Authorizes commission to enter into contractual agreements with institutions in region offering graduate or professional education and with any of compacting states or territories to provide adequate graduate and professional education for citizens of compacting states or territories.

Appropriates \$5,000 to Department of Education for support of commission.

S.B. 1324—GIBSON. (Fin.) Appropriates \$60,000 for repair and reconstruction of stream bank of Putah Creek and to reimburse Solano County not to exceed \$15,000 for repairing such drainage improvements in 1952.

S.B. 1325—GIBSON. (Fin.) Appropriates \$50,000 for repair and reconstruction of stream bank of Putah Creek.

To take effect immediately, urgency measure.

S.B. 1326—GIBSON. (L. Gov.) Amends Sec. 54904, Gov. C., re alteration of boundaries of cities.

Provides that requirement that statement of boundary alteration be filed with each assessor whose roll is used for tax levy and State Board of Equalization before February 1st does not apply to cities when statement of alteration of boundaries is filed with state board before December 1st of year preceding tax levy.

S.B. 1327—GIBSON. (L. Gov.) Adds Sec. 35116.1, Gov. C., re annexation of territory to cities.

Provides that city legislative body may initiate annexation proceedings without petition, and in such case resolution of intention to call special election shall declare that proceedings were initiated by legislative body and reasons therefor.

S.B. 1328—GIBSON. (L. Gov.) Adds Sec. 35004, Gov. C., re annexation of territory to cities.

Provides that if proposed subdivision is in unincorporated territory and contiguous to city, it becomes annexed upon approval of final map by governing bodies of county and city. If proposed subdivision is contiguous to 2 or more cities, owners at time of filing final map may determine city to which it is to be automatically annexed.

S.B. 1329—GIBSON. (L. Gov.) Adds Secs. 50022.1 to 50022.8, incl., Gov. C., re enactment of codes by local agencies.

Defines "code" as meaning published compilation of statutes, ordinances, rules, regulations, or standards adopted by Federal Government, State, or agency of either. Restricts operation of article as to published compilations of recognized organization or institution which has been in existence for 5 years to codes approved for adoption by reference by Attorney General. Defines "primary code" as one directly adopted by reference, and "secondary code" as one incorporated by reference in primary or secondary code.

Authorizes adoption by reference of secondary codes referred to in primary codes. Prescribes notice and public hearing. Requires filing of 3 copies of primary and secondary codes with clerk at least 15 days before hearing and while ordinance is in force. Authorizes adoption by reference of amendments to codes made by agency originally promulgating code. Requires copies of codes certified by clerk of legislative body to be accepted as prima facie evidence of provisions in courts and administrative tribunals.

S.B. 1330—BYRNE. (Soc. Wel.) Amends Act 8780d, the Unemployment Insurance Act, re individuals simultaneously covered for benefit by 2 or more plans.

Provides voluntary plan may provide that in case of simultaneous coverage by 2 or more plans (including Disability Fund), total amount payable under all plans shall not exceed maximum payable by greatest among them.

S.B. 1331—BYRNE. (Soc. Wel.) Amends Act 8780d, the Unemployment Insurance Act, re proration of benefits paid individuals simultaneously covered by 2 or more plans.

To existing law providing for simultaneous coverage of an individual by approved voluntary plans and Disability Fund, adds provision that for such coverage there shall be an equal proration of respective plan rates.

S.B. 1332—BYRNE. (Fin. Inst.) Amends Sec. 1101, Ins. C., re personal interest of officers, directors, etc., of insured in company transactions.

Qualifies section, prohibiting officers, directors, etc., of admitted insurer from having personal interest in company transactions, to allow director of non-life insurer to receive commissions as partner of stock exchange firm.

Allows non-life insurer, or life insurer owned by corporation devoted primarily to support of churchmen, to pay investment counsel fee to organization in which director of insurer has an interest.

S.B. 1333—BYRNE. (Elec.) Repeals and adds Sec. 5699, Elec. C., re casting of ballots.

Repeals section providing that voters at state-wide elections are entitled to be absent from employment for 2 hours without being penalized, or any deduction in salary made, for such absence.

Provides that registered voter may, if he does not have sufficient time outside working hours to vote in state-wide election, take off necessary time to vote, without loss of pay, if such time is necessary to enable him to vote, the time is used to vote, and he has notified his employer at least 2 working days in advance. Authorizes employer to specify time to be taken off.

S.B. 1334—MCBRIDE. (Gov. Eff.) Amends Ch. 29, 1950 (3d Ex.) Sess., re performance by Department of Public Works of highway and other cooperative work for Federal Government.

Deletes expiration date of act, and makes appropriation made by act available until expended.

S.B. 1335—MCBRIDE. (Gov. Eff.) Adds Pt. 10, Div. 3, Title 2, Gov. C., re Fair and Exposition Commission.

Creates commission of 5 members, appointed by and holding office at pleasure of Governor. Vests in commission all powers of Department of Finance re agricultural fairs which receive state money. Authorizes commission to make regulations re exhibits, displays and entries and premiums paid thereon and prohibits allocation of state money on basis of premiums unless paid in accordance with such regulations.

S.B. 1336—BURNS. (B. & P.) Adds Sec. 2556(a), B. & P. C., re dispensing opticians.

Makes use of "optician" or other term or letters indicating user is registered and holds certificate as dispensing optician, by persons not so registered and certified, a misdemeanor.

S.B. 1337—BURNS. (Ed.) Amends Sec. 16484, Ed. C., re reports of school supervisor of health of physical defects of pupils.

In provision prohibiting recommendation in report suggesting or directing pupil to class of practitioner for purpose of curing or correcting defect, excepts cases relating to need of dental services.

S.B. 1338—BURNS. (Rev. & Tax.) Amends Sec. 6363, R. & T. C., re sales and use taxation.

Extends exemption of sale, storage, use, or other consumption of meals served by employer and employee organizations to those served by persons under contract to such organizations.

S.B. 1339—BURNS. (Agr.) Appropriates \$7,500 to Department of Agriculture for in-season surveys of potential and actual raisin production.

S.B. 1340—BURNS. (B. & P.) Amends various Secs. B. & P. C., re funeral establishments, funeral directors and embalmers and apprentice embalmers.

Provides for examination of physical status or plans for funeral establishment upon application for license or upon change of place of business. Requires approval of such change. Excepts death certificates from certificates that embalmer must actually sign. Specifies that penalty for failure to renew license of funeral director, embalmer, or apprentice embalmer, together with renewal fee, is not to exceed \$25. Deletes failure to pay fee from acts permitting suspension or revocation of apprenticeship license.

S.B. 1341—BURNS. (Gov. Eff.) Adds Sec. 718f, Civ. C., re mineral, oil, and gas leases.

Authorizes making of leases of land for purpose of producing minerals, oil, gas, or other hydrocarbon substances from other lands, for any period not exceeding 99 years.

S.B. 1342—BURNS. (L. Gov.) Repeals and adds Art. 3, Ch. 2, Div. 1, Ed. C., re qualifications and compensation of county superintendents of schools.

Substitutes 12 new classifications of counties according to total average daily attendance for existing 58 classifications according to population, as basis for determining salary and credential qualifications of such officers, and prescribes new salaries and credentials.

Provides for payment of new salaries to incumbents, allows payment of more than specified salary when county superintendent in county unified district and unified district superintendent are same person.

S.B. 1343—BURNS. (Pub. H. & S.) Amends Sec. 1676, H. & S. C., re care of laboratory animals.

Requires any person who in previous calendar year used 500, rather than 50 animals in diagnostic procedures and medical research, to pay \$5 fee.

Requires any person who in previous calendar year used 2,500, rather than 500, animals for diagnostic procedures and medical research, to pay \$25 fee.

Requires any person who in previous calendar year used over 2,500, rather than over 500, animals for diagnostic procedures and medical research, to pay \$200 fee.

S.B. 1344—BURNS. (Rev. & Tax.) Adds Secs. 6051.1, 6051.2, 6201.1, and 6201.2, R. & T. C., re sales and use taxation.

Imposes additional 1 percent sales and use taxes.

Provides for $\frac{3}{4}$ percent credit against each tax if city in which retailer's place of business is located imposes similar $\frac{3}{4}$ percent tax, and if ordinance imposing makes applicable provisions generally identical to those in state law, provides amendments of state law will automatically become part of ordinance, provides for filing returns with and making payments of tax to State Board of Equalization as city's agent, and provides for contracting with board for making audits and assessing and collecting deficiencies. As to use tax, provides also ordinance shall exempt any storage, use or consumption the gross receipts from the sale of which are includible in measure of sales or use tax of another city.

Provides revenue not collected by board or agent of any city, shall be transmitted by board to county in which retailer from whom collection was made has place of business, and shall be expended by county for any proper county purpose.

S.B. 1345—BURNS. (B. & P.) Amends Sec. 1705, B. & P. C., re practice of dentistry.

Authorizes any state or county officer charged with duty of enforcing laws or prosecuting crimes, as well as the Board of Dental Examiners, to bring action to enjoin or restrain unlicensed person from practicing dentistry.

S.B. 1346—BURNS. (B. & P.) Amends Sec. 1628, B. & P. C., re practice of dentistry.

Deletes provision making person who has 3 times previously failed examination of Board of Dental Examiners ineligible for further examination.

S.B. 1347—BURNS. (Gov. Eff.) Amends Act 3796, the Alcoholic Beverage Control Act, re extensions of credit to retailers.

Prohibits extension of credit to retailer by distiller, brewer, rectifier, blender, or other producer, or by importer or wholesaler of distilled spirits, wine, or malt beverages, or bottler or warehouseman and bottler of distilled spirits, for period in excess of 30 days from date of delivery. Defines period of credit and prescribes how payment must be made.

Creates presumption that agreement for unlawful extension of credit was entered into, when retailer repeatedly delays payment to same manufacturer, rectifier, or wholesaler beyond 30-day period.

Prohibits retailer who has failed to pay for alcoholic beverages within 30 days of delivery from requesting or accepting delivery of any alcoholic beverages from any manufacturer, rectifier, or wholesaler except for cash to be paid at time of delivery.

S.B. 1348—BURNS. (Trans.) Amends Sec. 142, Veh. C., re vehicles exempted from registration.

Exempts wagons or vans used to transport cotton from cotton farm to ginning plant and back.

S.B. 1349—BURNS. (B. & P.) Amends Secs. 2393, and 2429, B. & P. C., re practice of medicine.

Prohibits use of false or assumed, as well as fictitious name by licensed practitioner, either alone or in conjunction with partnership group. Permits practice in partnerships or groups, but prohibits any formed after September 30, 1953, from using name which does not include surname of one or more members followed by words "Medical Group."

S.B. 1350—BURNS. (Gov. Eff.) Amends Sec. 16304, Gov. C., re reversion of appropriations.

Deletes provision that upon expiration of year following last day of availability, unencumbered balance of appropriation reverts to fund from which appropriated.

S.B. 1351—BURNS. (B. & P.) Amends Sec. 114, adds Sec. 114.5, B. & P. C., re reinstatement of licenses of persons serving in armed forces.

Restates provisions for reinstatement of licenses issued by boards within Department of Professional and Vocational Standards to persons serving in armed forces.

S.B. 1352—BURNS. (Agr.) Amends Sec. 160.1, Ag. C., to clarify meanings of pest control and pesticidal purposes.

S.B. 1353—BURNS. (Agr.) Amends Secs. 799 and 802, Ag. C., re table grapes.

Classifies Crystal and Black Rose grapes as table grapes. Adds Black Rose to grapes which shall test not less than 16 percent soluble solids.

S.B. 1354—BURNS. (B. & P.) Adds Sec. 113.5, B. & P. C., re members of boards within Department of Professional and Vocational Standards.

Authorizes payment of compensation to members of any board within department for time actually spent in traveling to and from and in performing services outside State, such compensation to be in addition to any allowances for travel, hotel, meal, and other expenses provided by other provisions of law. Provides that members shall not receive payment for time spent in excess of time actually spent in travel or for time not normally required for travel by railroad transportation.

S.B. 1355—BURNS. (B. & P.) Amends Sec. 125, adds Sec. 125.5, B. & P. C., re boards within Department of Professional and Vocational Standards.

Allows board to deny, suspend, or revoke license of person who knowingly does, advises, encourages, or assists another to conspire to violate B. & P. C. provisions applicable to board, or with intent to aid or assist such violation, allows his license to be used by another person or acts as his agent or partner, makes material misrepresentation in obtaining a license, violates court order as licensee, files false application or document, makes unauthorized use of board examinations, uses illegal means to assist person to pass examination or influence board in official act, or makes misleading or untrue representation regarding ability to assist other to obtain license.

Also makes misdemeanor of such acts except violation of court order or injunction, rather than only of act to conspire with unlicensed person to violate code or, with intent to aid such person in so violating, allows his license to be used by such person or acts as his agent or partner.

S.B. 1356—BURNS. (B. & P.) Adds Sec. 117, B. & P. C., re members of boards within Department of Professional and Vocational Standards.

Provides that all members of boards within department who are entitled to per diem amount for time spent in attending sessions of their boards are nonsalaried members for purposes of determining entitlement to allowances for travel, meal, and hotel expenses. Defines "board."

S.B. 1357—BURNS. (B. & P.) Adds Sec. 126, B. & P. C., re disciplinary proceedings conducted by boards within Department of Professional and Vocational Standards.

Provides that wherever law applicable to board within department makes conviction of criminal offense a basis for denial, suspension, or revocation of license, record of conviction is conclusive evidence thereof if it includes a plea or verdict of guilty, finding of guilt by court, or conviction following plea of nolo contendere.

Permits board to suspend, revoke, or decline to issue license if time for appeal has elapsed, or judgment of conviction has been affirmed on appeal, or order granting probation is made suspending imposition of sentence, irrespective of subsequent order under Sec. 1203.4, Pen. C., relating to subsequent withdrawal of guilty plea by discharged probationer.

S.B. 1358—BURNS. (B. & P.) Adds Sec. 127, B. & P. C., re revocation or suspension of licenses.

Authorizes any board in Department of Professional and Vocational Standards to revoke or suspend license upon discovery of any fact which, if known at time license was granted, would have constituted basis for denial thereof.

S.B. 1359—BURNS. (B. & P.) Adds Sec. 128, B. & P. C., re recovery for services by nonlicensed or nonregistered persons.

Prohibits recovery in court action of compensation for services for which license is required or which are performed by person using a title authorized by law applicable to any board within Department of Professional and Vocational Standards, unless proof is offered that such person was licensed or authorized to use such title when services were performed.

S.B. 1360—BURNS. (B. & P.) Adds Sec. 202.5, B. & P. C., re funds of boards within Department of Professional and Vocational Standards.

Authorizes loan of funds between such boards upon approval of director of department and Director of Finance.

S.B. 1361—BURNS. (B. & P.) Adds Sec. 405, B. & P. C., re rentals from buildings of Department of Professional and Vocational Standards.

Provides for deposit of such rentals in Professional and Vocational Standards Fund and disbursement therefrom. Transfers balance of such rentals on deposit in Special Deposit Fund to such fund.

S.B. 1362—BURNS. (B. & P.) Amends Sec. 159, B. & P. C., re administration of oaths.

Authorizes members and executive officers of each board in Department of Professional and Vocational Standards, and persons authorized by them in writing, to administer oaths and affirmations in performance of any business of such board, and to certify to official acts.

Deletes provision giving similar authority to agencies, bureaus, divisions, or commissions.

S.B. 1363—BURNS. (B. & P.) Adds Sec. 156, B. & P. C., re contracts of Department of Professional and Vocational Standards.

Authorizes director of department to enter into contracts pursuant to Art. 4, Ch. 3, Pt. 1, Div. 3, Title 2, Gov. C., relating to interagency contracts, for and on behalf of any board within department.

S.B. 1364—BURNS. (B. & P.) Adds Sec. 130, B. & P. C., re erroneously issued business and professional licenses.

Provides procedure for cancellation without prejudice of licenses issued through board's error, and upon reapplication no further fees or examinations are to be required.

Specifies that cancellation does not make licensee subject to criminal prosecution or give defense to licensee's debtors.

S.B. 1365—BURNS. (B. & P.) Adds Sec. 129, B. & P. C., re sale of businesses licensed by boards within Department of Professional and Vocational Standards.

Prohibits sale of such a business without written notice to buyer of license required and board issuing such license.

Makes violation misdemeanor; cause for disciplinary action by licensing authority; and renders sale agreement voidable by purchaser.

S.B. 1366—BURNS. (B. & P.) Add Sec. 116, B. & P. C., re cancellation of licenses by boards within Department of Professional and Vocational Standards.

Authorizes any such board, upon written request of licensee, to cancel license issued by it. Provides for reinstatement upon compliance with requirements and payment of fees, established by board with approval of director.

S.B. 1367—DILWORTH. (Ed.) Adds Ch. 2, Div. 7, amends Secs. 13521 and 13526, Ed. C., re school district employees.

Requires applicant for employment by school district to state under oath whether he is knowingly a member of Communist Party. Prohibits employment of member. Requires district employee who is now or within 1 year of effective date of provision was knowingly such a member so file certified statement that he is no longer member. Provides for dismissal or suspension of person failing to file statement or district employee who hereafter knowingly becomes member.

Requires district employees ordered to appear before district governing board or superintendent of schools, or subpoenaed by committee of Congress or Legislature, to appear and answer questions relating to advocacy of forceful overthrow of government, membership in Communist Party, and provides for dismissal or suspension of person violating provision.

Makes Communist Party membership, with knowledge, cause for dismissal.

Makes violation of foregoing cause for dismissal of permanent employee.

Declares state policy showing necessity of provisions.

S.B. 1368—PARKMAN. (Fin. Inst.) Adds Art. 15, Ch. 3, Pt. 2, Div. 1, Ins. C., to allow insurance exchanges to merge with or convert into stock or mutual insurers.

S.B. 1369—THOMPSON AND KRAFT. (Soc. Wel.) Amends Secs. 2164 and 2165, W. & I. C., re property qualifications for recipients of public assistance.

Provides that once aid to aged has been granted, any reassessment of real property of recipient thereof above maximum amount prescribed shall not disqualify recipient.

Provides that once aid has been granted to married person, reassessment of combined real property of husband and wife above amount prescribed shall not disqualify recipient.

S.B. 1370—THOMPSON AND HOFFMAN. (Trans.) Amends Sec. 274, Veh. C., re drivers licenses.

Provides driving privilege is suspended when driver does not have his license in his immediate possession.

Provides charge of driving without license in possession shall be dismissed when charged produces license valid at time of arrest and, in addition, shows he has not driven vehicle without his license in his immediate possession since his arrest.

Provides California Highway Patrol may impound for month or less vehicle of person whose license has been suspended or revoked by order of court or who has not been issued driver's license.

S.B. 1371—THOMPSON AND HOFFMAN. (Agr.) Appropriates \$12,000 to Department of Agriculture to provide Livestock Marketing News Service to South San Francisco during 1953-54 Fiscal Year.

S.B. 1372—THOMPSON. (L. Gov.) Amends Sec. 35323, Gov. C., re annexation of territory to cities, making no substantive change.

S.B. 1373—REGAN. (Gov. Eff.) Amends Act 3796, the Alcoholic Beverage Control Act, re prerequisites for wholesaler's license.

Provides that delivery by wholesale licensee to himself as retail licensee is not transaction of bona fide wholesale business unless delivery is of beer or wine to licensed retail stores from storage in central warehouse at other premises owned or leased and regularly maintained by wholesale licensee for distribution of his other products to licensed retail stores.

S.B. 1374—REGAN. (Gov. Eff.) Amends Act 3796, the Alcoholic Beverage Control Act, re prerequisites for distilled spirits wholesaler's license or distilled spirits rectifier's license.

Prohibits issuance of such licenses to person who does not perform functions of wholesaler or rectifier by selling to retailers generally. Provides person is not presumed to be selling to retailers generally unless he (1) sells at least 50 percent of his total dollar volume of sales of distilled spirits to retailers buying in quantities of 10 cases or less at any one purchase and (2) sells at least 75 percent of his total dollar volume of sales of distilled spirits to retailers.

S.B. 1375—MURDY. (Lab.) Adds Sec. 3208.5, repeals Sec. 5500.5, Lab. C., re workmen's compensation.

Provides that in case of claim for compensation for occupational disease resulting from harmful exposure in employment of 2 or more successive employers or by 1 or more employers insured by 2 or more successive insurers, liability of each employer shall be several and in proportion to period of exposure in each employment, and shall be based upon average earnings separately found for such period.

Eliminates provisions for apportionment of liability and determination of rights of contribution as between employers in silicotic and other occupational disease cases.

S.B. 1376—MURDY. (Lab.) Amends Secs. 3202 and 5705, Lab. C., re workmen's compensation.

Excepts from liberal construction rule provision on burden of proof, rules of practice and procedure and effect of informality in proceedings.

Provides for meeting burden of proof by a substantial preponderance of evidence.

Eliminates prejudice to employer resulting from failure of employee to give employer written notice of injury within 30 days as matter regarding which employer has burden of proof.

S.B. 1377—MURDY. (Lab.) Amends Secs. 3208 and 3600, and adds Sec. 3208.1, Lab. C., re workmen's compensation.

Redefines "injury" as injury resulting from sudden and unusual incident or event, term now indicating any injury or disease arising out of employment.

Defines "occupational disease" as pathological alteration resulting from exposure in course of employment to harmful substances, gases, fumes, or rays.

Makes non-industrial any injury "caused or contributed to" by employee's intoxication, rather than, as now, merely caused thereby.

Makes non-industrial any injury occurring while employee engages in act involving moral turpitude intended to injure another.

S.B. 1378—MURDY. (Lab.) Adds Sec. 5008, Lab. C., re workmen's compensation.

Provides filing of release or compromise agreement with Industrial Accident Commission stays workmen's compensation proceedings in all other matters, and suspends running of time limitations for performing acts under workmen's compensation law, pending order of commission approving or disapproving.

S.B. 1379—MURDY. (Lab.) Adds Sec. 4700.5, Lab. C., re workmen's compensation.

Provides where coronary or circulatory disease is principal cause of death, latter shall not be deemed attributable to injury in employment unless proximately caused thereby or shown to have been suddenly and substantially aggravated by extraordinary force, effort or strain not usual or customary in employment.

S.B. 1380—MURDY. (Lab.) Amends Sec. 4751, adds Sec. 4753.6, Lab. C., re workmen's compensation.

Limits scope of existing provision for payment of compensation out of subsequent injuries fund where person permanently partially disabled suffers another permanent partial disability resulting in combined permanent partial disability of 70 percent or more, to apply only where employee received no compensation for prior disability and not less than $\frac{1}{4}$ of combined disability is attributable to such prior disability.

Authorizes Attorney General to compromise subsequent injuries claims. Provides order of Industrial Accident Commission approving compromise shall direct State Fund to make payment out of funds appropriated for purpose.

S.B. 1381—MURDY. (Lab.) Amends Sec. 4657, Lab. C., re workmen's compensation.

Changes from optional to mandatory provision for computing weekly loss of wages in case of temporary partial disability on basis of proportionate loss of physical ability or earning power in absence of evidence of exact loss of earnings. Provides that such computation shall be made in terms of percentage by reference to permanent disability rating schedule.

S.B. 1382—MILLER. (Lab.) New act, California State Labor Relations Act.

Declares state public policy favoring employees right to self organization, to form, join or assist labor unions, and to engage in concerted activities.

Creates in Department of Industrial Relations a State Labor Relations Board, prescribes its membership, compensation, powers and duties.

Provides procedure, under jurisdiction of board, for selection by employees of representatives for collective bargaining, prohibiting representation by company union.

Makes interference with board or with employees' right to select representatives in election directed by board a crime punishable by \$5,000 fine, 1 year imprisonment, or both.

Appropriates \$100,000 to Department of Industrial Relations.

S.B. 1383—MILLER. (Wat. Res.) New act, the Storm Drain Installation and Maintenance District Act, providing for the formation of districts for construction and maintenance of storm drain improvements, prescribing the organization, powers, and government of such districts.

S.B. 1384—MILLER AND OTHERS. (Inst.) Appropriates \$868,920 to Department of Education for construction, improvement, and equipment for School for Cerebral Palsied Children, Northern California, to be maintained with diagnostic center of University of California under contract with department.

S.B. 1385—GRUNSKY. (Jud.) Amends Sec. 1943, Civ. C., re hiring of real property other than lodgings and dwelling houses, to provide that any such hiring is presumed to be for 1 month rather than 1 year, if there is no usage on subject and terms do not cover period.

S.B. 1386—GRUNSKY. (Jud.) Amends Sec. 1624, Civ. C., and Sec. 1973, C. C. P., re agreements required to be in writing, to make provisions applicable to leases of real property for periods longer than 1 month rather than 1 year.

S.B. 1387—GRUNSKY. (Jud.) Amends Sec. 700, S. & H. C., re location of utility facilities on freeways, to include railroad tracks in definition of "utility facility."

S.B. 1388—GRUNSKY. (Lab.) Amends, adds, and repeals various Secs., Lab. C., re workmen's compensation.

Sets forth following requirements for membership in Industrial Accident Commission: at least 5 years experience in practice of law; neither previous membership in nor employment by labor union; neither employment by nor ownership of any stock in insurance company.

Increases from \$100 to \$250 maximum amount of labor cost of any work as to which employment therein is "casual."

As additional penalty for failure or refusal of employee to submit to, or for his obstructing, any medical examination requested by employer, bars employee's right to any disability payments accruing during period of failure, refusal or obstruction.

In lieu of requirement for payment of disability for week in advance as wages on 8th day after he leaves work as result of injury causing temporary disability, provides for payment of all disability on 15th day after leaving work.

Deletes provision as to rebuttable presumption of week's continuance of temporary disability on filing of petition alleging its decrease or termination.

Provides for claim of lien against an award in open hearing as well as by notice in writing.

Provides for adoption of medical and hospital fee schedule by Industrial Accident Commission.

Eliminates provision authorizing appearance before commission by agent other than attorney.

Provides for increase by 10 percent of amount due and unpaid under an award when judgment is unreasonably delayed or refused, law now providing for 10 percent of full amount of award.

S.B. 1389—GRUNSKY. (Lab.) Adds Sec. 3211.5, Lab. C., re workmen's compensation.

Provides that "disability" includes psychoneurosis or psychosis only when it results from direct and violent physical damage to brain sustained as direct and proximate result of injury.

S.B. 1390—GRUNSKY. (Lab.) Adds Secs. 4553.1 and 4553.2, Lab. C., re workmen's compensation.

Establishes conclusive presumption that misconduct of employer is not wilful where he maintains organized industrial safety program or injury to employee results from patent condition of equipment inspected by Division of Industrial Safety and not materially altered or modified thereafter.

Excludes admissibility of opinion evidence in establishing fact of misconduct.

S.B. 1391—GRUNSKY. (Lab.) Amends Sec. 4660, Lab. C., re workmen's compensation.

Provides that in determining percentage of permanent disability, pain shall not be taken into account, but if it limits or impairs bodily function, limitation or impairment shall be.

S.B. 1392—GRUNSKY. (Lab.) Amends Sec. 4663, Lab. C., re workmen's compensation.

For provision that in case of aggravation of pre-existing disease, compensation shall be allowed only for proportion of disability due to aggravation reasonably attributable thereto, substitutes provision that where disability results from combined effect of injury and pre-existing disease, compensation shall be reduced in proportion to extent to which previous disease is contributing cause.

S.B. 1393—GRUNSKY. (Lab.) Amends Sec. 5412, Lab. C., re workmen's compensation.

Provides that in case of occupational disease, date of injury is date employee first sustained harm, rather than, as now, first suffered disability, and knew or should have known it was caused by employment.

S.B. 1394—GRUNSKY. (Lab.) Amends Sec. 5500.5, Lab. C., re workmen's compensation.

Provides that in proceeding relating to occupational disease in which present or past employer is joined as party defendant after first hearing, liability of employer may be determined prior to institution of supplemental proceedings with consent of such employer, existing law prohibiting absolutely such determination prior to such institution.

S.B. 1395—COLLIER. (Trans.) Amends, adds, repeals various Secs., S. & H. C., Gov. C., P. R. C., B. & P. C., Pen. C., Act 9300, Act 7102b, re creation of Department of Transportation.

Creates Department of Transportation; provides for appointment of director by Governor with consent of Senate at salary of \$16,000, and makes director member of Governor's council.

Transfers all powers, duties, personnel and property of Division of Highways and Division of Contracts and Rights of Way in Department of Public Works and other functions relating to highways to Department of Transportation.

Makes State Contract Act applicable to Departments of Transportation and Water Resources as well as Public Works.

Removes Director of Public Works from membership on California Highway Commission. Transfers membership on California Toll Bridge Authority, San Francisco World Trade Center Authority, and the San Francisco Bay Area Rapid Transit Commission from Director of Public Works to Director of Transportation.

Makes numerous other changes to conform to such reorganization.

S.B. 1396—HOFFMAN. (L. Gov.) Amends Sec. 413, Ed. C., changing salary of San Joaquin County Superintendent of Schools from \$8,000 to \$9,000.

S.B. 1397—HOFFMAN, DESMOND, AND GIBSON. (Wat. Res.) New act, the Water Protection District No. 2 Act, specifying a short title without creating district or prescribing its organization, powers, and duties.

S.B. 1398—HOFFMAN. (Jud.) Amends Sec. 754, Prob. C., re sale of property and assets of decedents' estates.

Extends provision that there shall be no priority between personal and real property to sales to facilitate distribution and transmission of residue of estates to nonresidents or to domiciliary executors and administrators outside State.

S.B. 1399—HOFFMAN. (Jud.) Amends Sec. 785, Prob. C., re sale of property or assets of decedents' estates.

Makes provision for hearing regarding necessity for sale applicable to proposed sales to pay debts, legacies, family allowances or expenses, and to facilitate transfer of residue of estate to nonresidents or domiciliary executor or administrators outside the State.

Requires that in such hearing court examine into advantage, benefit and interest not only to estate but also of those interested therein.

S.B. 1400—HOFFMAN. (Jud.) Amends Sec. 1040, Prob. C., re estates of non-resident decedents, to make provisions of section allowing court to order delivery or sale of property in this State applicable when residue of estate or some part thereof was intangible personal property at decedents' death.

S.B. 1401—KRAFT. (B. & P.) Amends Secs. 4004, 4031, and 4090, repeals and adds Sec. 4001, B. & P. C., re practice of pharmacy.

Requires appointment of members of State Board of Pharmacy to be made from list of 5 candidates for each office, supplied by California Pharmaceutical Association after plebiscite of its membership. Limits membership on board to 2 terms.

Deletes exception from prohibition against board members teaching, which permitted teaching in public capacity in college of pharmacy.

Limits provision excepting physicians and chiropractors from pharmacy laws when supplying remedies to patients which are necessary for treatment to require that such be necessary for immediate treatment.

Makes other technical changes.

S.B. 1402—KRAFT. (B. & P.) Adds Sec. 4049, B. & P. C., re practice of pharmacy.

Defines synonym as any official or brand name used to describe a drug that has same therapeutic or physiological properties and is of same strength or potency.

S.B. 1403—KRAFT. (B. & P.) Amends Sec. 6537, B. & P. C., re qualifications for admission to barber colleges.

Provides applicant for admission to barber college may have license as practicing barber from another state or country which has substantially same requirements for licensing barbers as this State, or prove by affidavit that he has practiced as barber in another state or country for at least 2 years prior to application.

Deletes qualification of proof of practice in another state or country for at least 2 years during 3-year period immediately prior to application, excluding time in military service.

S.B. 1404—KRAFT. (B. & P.) Amends Sec. 7302, B. & P. C., re practice of cosmetology.

Makes ineligible for appointment as member of State Board of Cosmetology person who has not owned and operated cosmetology establishment in this State for 5 years immediately prior to appointment.

S.B. 1405—KRAFT. (B. & P.) Amends Sec. 7332, B. & P. C., re practice of cosmetology.

Deletes requirement that applicant for certificate of registration and license as hair-dresser and cosmetician be resident of State.

S.B. 1406—KRAFT. (B. & P.) Amends Sec. 7420, B. & P. C., re practice of cosmetology.

Permits person failing to qualify for license on reciprocity basis because of insufficient study and training, to qualify by completing supplementary work necessary to equal total requirements.

S.B. 1407—KRAFT. (Jud.) Amends Sec. 137.3, Civ. C., re costs and attorney's fees arising from divorce and separate maintenance actions.

Provides that court may order payment of costs of action and attorney's fees in any such action from community property of the parties, or, if none, may order each party to pay his costs and attorney's fees from his separate estate unless he cannot so pay, in which case court may order such payment by other party from his separate estate.

S.B. 1408—KRAFT. (Jud.) Amends Sec. 138, Civ. C., re custody of children.

Makes each parent equally entitled to custody of child during child's minority.

Provides that spouse having custody must permit and facilitate reasonable visitation by other spouse, including giving such other spouse physical custody during week ends and school holidays, unless court finds other spouse unfit for such custody.

Allows spouses to settle periods of physical custody by agreement.

S.B. 1409—KRAFT. (Jud.) Amends Sec. 139, Civ. C., re allowances for support and maintenance resulting from divorce or separate maintenance actions.

Makes section applicable to allowances for support, maintenance and education of children of marriage being dissolved, rather than to allowances for support of other party to such a marriage.

Provides procedure whereby trust fund in favor of children is created from community or separate property or earnings of parties, for trustee thereof, and for dissolution of such trust and reversion of unexpended amounts after children reach majority.

S.B. 1410—KRAFT. (Jud.) Amends Sec. 142, Civ. C., re payment of alimony.

Makes it mandatory in all cases for court to withhold allowance to prevailing party in circumstances specified in section, and makes section apply to earnings of other party as well as separate property. Requires withholding in cases where prevailing party is capable of earning own livelihood as well as where party is earning own livelihood.

Deletes provision making denial of allowance from separate estate mandatory only where there are no children and either party has separate estate sufficient for proper support.

S.B. 1411—KRAFT. (Jud.) Amends Sec. 146, Civ. C., re disposition of community property following dissolution or termination of marriage.

Makes division of real property depend upon whether or not there are minor children of the marriage rather than upon ground of divorce upon which decree was based, except in case of incurable insanity, in which case court may assign such share of community property to insane spouse as it deems necessary.

S.B. 1412—KRAFT. (Jud.) Amends Sec. 159, Civ. C., re contracts between husband and wife.

Amplifies present provision allowing husband and wife to contract with each other with regard to property to specify that such a contract may divide or dispose of such property, and may provide for the support of either.

S.B. 1413—KRAFT. (Gov. Eff.) Amends Sec. 79.37, C. C. P., and Sec. 69677, Gov. C., changing salaries of superior court judges in San Diego County, from \$16,750 per year to unspecified amount.

S.B. 1414—KRAFT. (L. Gov.) Amends Sec. 316, adds Sec. 316.5, Gov. C., re powers of county boards of education.

Authorizes county board of education to adopt rules and regulations governing administration of office of county superintendent of schools.

Requires county board of education to review and approve annual itemized estimate of anticipated revenue and expenditures of county superintendent of schools before such estimate is filed with auditor as required by Sec. 29040, Gov. C., and to make such changes therein as deemed advisable and proper.

S.B. 1415—KRAFT. (L. Gov.) Amends Sec. 404, Ed. C., changing salary of superintendent of schools of San Diego County, from \$12,000 per year to unspecified amount.

S.B. 1416—KRAFT. (Ed.) Amends Sec. 4311, Ed. C., re annexation of high school districts.

Excepts high school district maintaining its own junior college from provision allowing junior college district to annex high school district if pupils in such district are attending junior college in junior college district.

S.B. 1417—KRAFT. (Ed.) Amends Sec. 7252, Ed. C., re foundation program of secondary schools maintained in juvenile halls, juvenile homes, and juvenile camps by county superintendent of schools.

Revises method of computing such foundation program. Prohibits amount apportioned by State for such purposes from exceeding amount budgeted for operation of school or amount actually spent for its administration during preceding school year.

S.B. 1418—KRAFT. (Ed.) Amends Sec. 10501, Ed. C., re high school courses.

Requires high school courses of study to be prepared under direction of county board of education rather than governing board having control over school.

S.B. 1419—KRAFT. (Ed.) Amends Sec. 10522, Ed. C., re courses of study in high schools.

Requires withholding from high school district of state apportionments, if county board of education, rather than governing board of high school district, has failed to establish courses of study approved by State Board of Education.

S.B. 1420—KRAFT. (L. Gov.) Adds Sec. 14745.5, Ed. C., re use and disposition of certain funds in possession of school districts discontinuing local district retirement plans.

Provides that special reserve resulting from discontinuance of district plan required to be used annually in interest of employees of district shall be used to make additional payments to Retirement Annuity Fund required for certain teachers, creation of fund for additional annuities proportional to amount of accumulated contributions at time of discontinuance of plan, and reserve for these items.

S.B. 1421—KRAFT. (L. Gov.) Amends Sec. 16791, Ed. C., re county supervisors of attendance.

Allows rather than requires county superintendent of schools to appoint supervisor upon petition of majority of governing boards of districts in county.

S.B. 1422—KRAFT. (Ed.) Amends Sec. 18851, Ed. C., re purchase of standard school supplies and equipment.

Requires county board of education to establish rules for purchase of such supplies and equipment through county superintendent of schools or county purchasing agent governing all, rather than elementary, school districts in county

S.B. 1423—KRAFT. (Soc. Wel.) Amends, adds, and repeals various Secs., Ed. C., re child care centers.

Deletes termination date of June 30, 1953, for state aid for centers. Makes children of Korean War veterans or worker or supervisor in center eligible for admittance to centers. Increases amount of maximum income of parents for determination of eligibility for admission of child to center. Increases state-wide average state support per

hour. Authorizes Superintendent of Public Instruction to establish rules concerning conditions of service and hours of enrollment for children in centers. Prescribes method of recording and reporting attendance. Requires, rather than allows, governing boards of districts maintaining centers to employ in center only persons holding permits issued by Superintendent of Public Instruction. Deletes provision for employment of persons not holding permits. Requires employee to file permit not later than 60 days after commencement of service. Deletes provision for counting attendance of children absent for illness or quarantine.

Appropriates \$5,450,000 to Department of Education for support of centers until June 30, 1954, and cost of administration to department which is not to exceed \$32,000.

To take effect immediately, urgency measure.

S.B. 1424—KRAFT. (Soc. Wel.) Amends Secs. 19608 and 19611, adds Secs. 19611.3 and 19611.6, Ed. C., re employees of child care centers.

Makes person employed by school district or state college in center a noncertificated employee of district or employee of State for all purposes, including retirement. Excepts district employees from provisions of Art. 5, Ch. 13, Div. 7, Ed. C., re noncertificated employees. Makes employees of district members of retirement system of district for employees not eligible for State Teachers' Retirement System, makes employees of State member of state retirement system, and grants credit for prior service in center. Requires district to pay retirement contribution for district employees from district general fund and State to pay for state college employees.

To take effect immediately, urgency measure.

S.B. 1425—KRAFT. (Ed.) Adds Secs. 20393.1 and 20393.2, Ed. C., re dismissal of state college employees not in state civil service.

Includes in "unprofessional conduct" which is cause for dismissal of employee without prior notice, membership or participation in communist-front organizations or wilful advocacy of communism. Allows Director of Education or president of college to commence dismissal proceedings for such conduct.

S.B. 1426—KRAFT. (Elec.) Adds Art. 3.1, Ch. 2, Div. 1, Elec. C., re form of registration affidavits.

Authorizes county clerk to use tabulating card affidavit forms usable in automatic business machines. Requires this form to contain all matters required of affidavits but authorizes rearrangement. Exempts these forms from requirement that they be bound together in books or pads or attached to perforated stubs.

S.B. 1427—KRAFT. (Elec.) Adds Sec. 665.1, Elec. C., re establishment of polling places.

Prohibits establishment of polling places in area not subject to enforcement of state election laws. Provides that polling places for such areas shall be established outside boundaries of such areas and as close thereto as election board deems necessary.

S.B. 1428—KRAFT. (Elec.) Adds Art. 1.5, Ch. 7, Div. 9, Elec. C., re canvass of returns of special or local elections.

Provides that whenever board of supervisors required to canvass returns, board may direct canvass to be made by county clerk.

S.B. 1429—KRAFT. (Gov. Eff.) Adds Sec. 1229, Gov. C., re leaves of absence.

Provides that employee of State or local agency, upon request, shall be granted not to exceed 3 years leave to accept temporary position in Commissioned Corps of United States Public Health Service for foreign service, and have until 6 months after such service to return to position.

S.B. 1430—KRAFT. (L. Gov.) Adds Secs. 26220, 26221, and 26222, Gov. C., re assignment of delinquent county claims for collection.

Authorizes county to assign claims which are delinquent for more than 30 days, other than assessments and taxes, to licensed collection agency for collection. Requires agency to furnish \$10,000 bond. Requires county auditor to audit agency's books. Authorizes assignee to invoke legal proceedings for collection.

S.B. 1431—KRAFT. (L. Gov.) Amends Sec. 28104, Gov. C., to establish annual salaries of supervisors in San Diego County at \$8,400.

S.B. 1432—KRAFT. (L. Gov.) Amends Sec. 38792, Gov. C., re dog licenses.

Increases license fee which may be levied by legislative body of a 5th or 6th class city on male dogs from \$2 to \$5 and on female dogs from \$4 to \$5.

S.B. 1433—KRAFT. (L. Gov.) Amends Sec. 39731, adds Secs. 39731.1 and 39731.2, Gov. C., re acquisition and operation of ferry system by 5th and 6th class cities.

Allows city to acquire existing ferry system, including franchise, boats, land, slips, wharves, piers, landing places, approaches, equipment, and facilities necessary therefor, rather than existing ferry, including franchise, wharf or landing place. Allows payment of cost of acquisition and operation from ferry system revenues or from funds legally applicable to such purpose, as well as city general fund. Allows city to contract with person, firm, or corporation for operation or management of system.

Prohibits State, or public corporation, district, or authority from constructing or operating bridge, tunnel, or transportation facility which will compete with and materially damage property or injure business or revenues of ferry system without making adequate provision for just and reasonable compensation for such damage or loss.

S.B. 1434—KRAFT. (L. Gov.) Amends Sec. 45053, Gov. C., re employment of retired persons by cities.

Prohibits employment by city of any person receiving retirement allowance under employees' retirement system maintained by city or in which it participates.

S.B. 1435—KRAFT. (L. Gov.) Amends and adds various Secs., Gov. C., re revenue bonds of local agencies.

Revises Sanitation, Sewer and Water Revenue Bond Law of 1941 to permit issuance of revenue bonds for any revenue producing public improvement except production, distribution and sale of electric energy or gas.

Permits local agencies, as security for payment of revenue bonds of any enterprise, to pledge or place charge upon any part of revenues from enterprise or any other legally available funds **except taxes**.

Permits local agency to contribute funds other than taxes to revenue producing enterprises.

S.B. 1436—KRAFT. (L. Gov.) Adds Sec. 73302, Gov. C., re attaches of municipal courts in districts in San Diego County.

Entitles such attaches to benefits of civil service provisions of county and sick leave, vacation, leave of absence, retirement and health service provisions of such county for county employees.

S.B. 1437—KRAFT. (Pub. H. & S.) Amends Sec. 11166.12, H. & S. C., re prescriptions for narcotics.

Provides that any combinations of narcotics excepted from provision requiring use of official triplicate prescription blanks may be dispensed upon oral prescription.

S.B. 1438—KRAFT. (Pub. H. & S.) Amends Secs. 29001 and 29022, repeals Sec. 29015.1, H. & S. C., re dangerous drugs.

Requires that drugs, to be excepted from definition of dangerous drugs when prepared for animals, be unfit for human consumption.

Deletes provision prohibiting refilling of prescription for hypnotic drug; authorizes refilling of prescriptions for dangerous drugs upon authorization of nurse or authorized agent in absence of prescriber; deletes exception authorizing refilling prescription for specific drugs.

Repeals provision excepting physicians, dentists, chiroprudists and veterinarians from licensing and record keeping requirements.

S.B. 1439—KRAFT. (Jud.) Amends Sec. 270e, Pen. C., adds Sec. 195, Civ. C., re presumption of legitimacy.

Makes it competent for people to prove any fact negating paternity of husband in any prosecution for failure to provide.

Allows people, as well as husband or wife or their descendants, to dispute presumption of legitimacy.

S.B. 1440—KRAFT. (Jud.) Amends Sec. 1203.11, Pen. C., re reports of the probation officer.

Requires probation officer, within 90 days after June 30, rather than December 31, of each year to report in writing to superior court which has released any person on probation, and other specified authorities.

Requires that such report shall state number, sex, and type of offense of persons who have been released on probation to such probation officer, deducting all cases of expiration, discharge, dismissal, and restoration of rights, on June 30, rather than December 31.

S.B. 1441—KRAFT. (Jud.) Amends Secs. 630, 1144, and 1153 of, adds Sec. 685 to, Prob. C., re decedents' estates.

Extends summary probate procedure for estates valued at \$1,000 or less to next of kin, rather than confining right to close relatives as presently specified.

Increases value of estates not subject to administration from \$200 to \$500.

Allows public administrator's report regarding disposition of estates handled by him to be published in county newspaper or, at his discretion, to be posted in county clerk's office, and deletes requirement that copy of such report be filed with papers of each estate so reported upon.

Provides for setting aside \$2,500 or equivalent in value to widow or children in any estate in which no probate homestead has been reserved and assets exceed such figure, unless estate is insolvent and widow or children have other estate of \$5,000 in value.

S.B. 1442—KRAFT. (Trans.) Adds Sec. 11005.1, R. & T. C., re determination of population of counties for purpose of distribution of Motor Vehicle License Fee Fund.

Requires Controller to modify determination by last federal census of population of each county by substitution therein of results of any subsequent federal census of population of any cities within such county.

S.B. 1443—KRAFT. (Rev. & Tax.) Amends Secs. 17316, 17317, and 17357, R. & T. C., increasing from 15 to 20 per centum of adjusted gross income deduction allowable for gifts to charity for personal income tax purposes.

S.B. 1444—KRAFT. (Trans.) Adds Sec. 670.5, S. & H. C., to authorize display of American Flag on sidewalk on state highway within city.

S.B. 1445—KRAFT. (Trans.) Amends Secs. 6446 and 6448, S. & H. C., re report and recording of payments of coupons and penalties upon bonds under Improvement Act of 1911.

Eliminates requirement that treasurer report such payments to street superintendent, and that street superintendent record them on margin of record of assessments.

S.B. 1446—KRAFT. (Soc. Wel.) Amends Sec. 17.1, W. & I. C., re residence of minors.

Provides that if joint custody of child is awarded to both parents, residence of child shall be determined by residence of the parent having physical custody.

S.B. 1447—KRAFT. (Soc. Wel.) Adds Sec. 142, W. & I. C., re collection of overpayments from recipients.

Prohibits State Board of Social Welfare from forbidding collections of overpayments from recipients of any form of aid in any case where board or its agents cut claim of county by reason of such overpayment.

S.B. 1448—KRAFT. (Soc. Wel.) Adds Sec. 203.7, W. & I. C., re obligation of each county to pay for hospital treatment of its indigent residents.

Requires every county to pay for expense of treating indigent residents in county hospitals of other counties. Provides that unless there exists a reciprocal agreement relating to expense of such care and treatment, county furnishing the treatment may recover from county liable therefor same charges which it has fixed for treatment of emergency or other pay patients in its hospital.

S.B. 1449—KRAFT. (Soc. Wel.) Amends Sec. 643, W. & I. C., re annual report of probation officer.

Requires probation officer, within 90 days after June 30, rather than December 31, of each year, to file written report to judge of juvenile court, and other specified authorities, giving names and number of wards of such court that remain under care and supervision of court on such June 30, rather than December 31, and commitment or disposition order as such existed on June 30, rather than December 31.

S.B. 1450—KRAFT. (Soc. Wel.) Amends Sec. 1508, W. & I. C., re support of needy child living with mother and stepfather.

Deletes provision that aid shall not be withheld from any child because of failure of a stepfather to contribute to his support.

Provides that regulations of Department of Social Welfare shall allow stepfather to use his own earnings and other community income, in a reasonable amount, for support of himself, his wife, and his own minor children from any previous marriage.

Provides that all community income above amount budgeted according to such regulations shall be deducted from grant to stepchildren for aid to needy children.

S.B. 1451—KRAFT. (Soc. Wel.) Amends Sec. 1520, W. & I. C., re property qualifications for needy children.

Increases from \$3,000 to \$3,500 amount of real property which needy child, or parent of such child, may own without disqualifying child for aid.

S.B. 1452—KRAFT. (Soc. Wel.) Repeals and adds Sec. 1552.4, W. & I. C., re responsibility of parents to support.

Requires board of supervisors to notify district attorney whenever aid is granted to child who is not being supported by parent having ability to provide such support, and authorizes district attorney to take necessary action to obtain support for child.

Provides that where aid has been granted to child of divorced parents, district attorney may apply to superior court for an order directing either parent, or both, to show cause why order for support should not be entered, or why amount of support previously ordered should not be increased, or why parent should not be held in contempt for failure to comply with previous order of support.

S.B. 1453—KRAFT. (Soc. Wel.) Adds Sec. 2181.03, W. & I. C., re liability of spouses of recipients.

Provides that with respect to aged aid, spouses are legally responsible for mutual support of each other after their own immediate needs are taken care of.

S.B. 1454—KRAFT. (Soc. Wel.) Amends Sec. 2507, W. & I. C., re destruction or disposition of case histories of recipients of indigent aid.

Deletes provision requiring that case histories of recipients of indigent aid be photographed upon suitable negative material so that they may be either projected or printed upon paper, and that such negatives be suitably placed for preservation and safe keeping under jurisdiction of board of supervisors.

S.B. 1455—KRAFT. (Soc. Wel.) Amends Sec. 5175, W. & I. C., allowing county with population of half a million, rather than one million, or over to create office of public guardian.

S.B. 1456—KRAFT. (L. Gov.) Amends Act 5238, Municipal Court Act of 1925, and Ch. 1205, Stats. 1951, re number and compensation of San Diego municipal court officers and attaches, making unspecified change.

S.B. 1457—KRAFT. (L. Gov.) Amends Ch. 1451, Stats. 1951, changing salary of San Diego municipal court judges from \$13,500 to unspecified amount.

S.B. 1458—KRAFT. (L. Gov.) Amends Act 1880, the Municipal and Justice Court Act of 1949, re municipal court marshals in the County of San Diego.

Makes sheriff of county ex officio marshal of municipal court in all judicial districts of county except district embracing City of San Diego.

S.B. 1459—KRAFT. (L. Gov.) Amends Chs. 1550, 1551, and 1552, Stats. 1951, re number and compensation of judges, officers, and attaches in Oceanside, South Bay, and El Cajon municipal courts, making various specified and unspecified changes.

S.B. 1460—KRAFT. (L. Gov.) New act, conveying certain tide and submerged lands to City of Carlsbad, subject to specified uses and restrictions.

S.B. 1461—KRAFT. (L. Gov.) New act, re land granted City of Coronado for navigation, commerce, and fisheries.

Declares that land granted by Ch. 49, 1923, is no longer required for purposes specified in grant, releases land from restrictions, and conveys such lands to City of Coronado for municipal purposes.

To take effect immediately, urgency measure.

S.B. 1462—KRAFT. (Wat. Res.) Appropriates \$425,000 from Postwar Unemployment and Construction Fund for additional investigational work and study with object of determining engineering, physical, and financial feasibility of using impervious subsurface barrier for prevention and control of sea water intrusion and other ground water movement through construction of experimental barrier in Mission Bay of San Luis Rey River Valley.

S.B. 1463—KRAFT. (Wat. Res.) New act, the San Diego County Flood Control and Water Conservation District Act, creating district, defining its boundaries, powers, purposes, government, and organization, and repealing Act 6914, the San Diego County Flood Control District Act.

S.B. 1464—HOFFMAN. (Jud.) Amends Sec. 817, Pen. C., re definition of peace officers, to include therein county coroners.

S.B. 1465—MILLER. (Jud.) Adds Sec. 2931b, Civ. C., re appraisal of real property in actions in which State is party.

Provides that in actions affecting real property, against which State has lien, and if State has been made party to action, court shall, upon petition of Attorney General, appoint appraiser to appraise property, whose fee shall be paid by party bringing action.

Prohibits sale of such property for sum less than appraised value unless purchaser pays into court upon State's lien difference between amount bid and appraised value or pays into court entire amount of lien.

S.B. 1466—MILLER. (Gov. Eff.) New act, conveying certain undescribed tide and submerged lands to City of Martinez subject to specified uses and descriptions.

S.B. 1467—DORSEY. (L. Gov.) Amends Secs. 8100 and 8121.5, S. & H. C., re separation of grade districts.

Changes name of Pt. 2, Div. 9, to "Dorsey Separation of Grade District Act."

Defines "farm acreage," for purposes of exclusion from districts, as any land under cultivation at time of hearing on formation of district.

S.B. 1468—BREED. (Rev. & Tax.) Amends Act 3796, the Alcoholic Beverage Control Act, and Sec. 24465, B. & P. C., re taxation of distilled spirits.

Increases excise tax on sale of distilled spirits after July 1, 1953, from 80 cents to \$1.50 per wine gallon.

Imposes tax of 70 cents per wine gallon of proof strength or less, on possession and sale of distilled spirits on which not more than 80 cents tax has been paid; and double such tax on spirits in excess of proof strengths. Makes such tax applicable to stocks held or sold by financial institutions, administrators, executors, guardians, insurance companies and warehousemen.

To take effect immediately, tax levy.

S.B. 1469—BREED. (Rev. & Tax.) Amends Act 3796, the Alcoholic Beverage Control Act and Sec. 24431, B. & P. C., re taxation of beer and wine.

Increases tax on beer effective July 1, 1953, from 62 cents to \$1.24 per 31 gallon barrel.

To take effect immediately, tax levy.

S.B. 1470—BREED. (Rev. & Tax.) Adds Pt. 13, Div. 2, R. & T. C., the Cigarette Tax Law.

Imposes tax on privilege of distributing cigarettes after July 1, 1953, at following rates: 1 mill on each cigarette weighing not more than 3 pounds per thousand; 2 mills on each cigarette weighing over 3 pounds per thousand.

Imposes floor tax at similar rates with respect to cigarettes in possession or under control of dealers on July 1, 1953.

Tax to be paid monthly by remittance to State Board of Equalization, and latter to administer law.

Provides revenue to be deposited in Cigarette Tax Fund, and appropriates for refunds and transfer to General Fund.

Appropriates \$250,000 for support of board in administering law during 1953-54 Fiscal Year.

To take effect immediately, tax levy.

S.B. 1471—BREED. (Rev. & Tax.) Amends Secs. 19486 and 19597, B. & P. C., re horse racing license fees.

Increases fee based on amounts of money handled in pari-mutuel pool at racing meeting in excess of \$40,000,000, which is now 6% to 7% of amounts up to \$60,000,000, 8% above that up to \$80,000,000, 9% above that up to \$100,000,000, and 10% on amounts above \$100,000,000. Decreases licensee's commission proportionately.

S.B. 1472—DESMOND. (Jud.) Repeals Sec. 16047, Gov. C., requiring filing undertaking for costs in actions against State.

S.B. 1473—GIBSON. (L. Gov.) Amends Sec. 737.2, Veh. C., re bail schedule for misdemeanors.

Requires magistrates in each county having jurisdiction over misdemeanor violations of code to meet once a year, instead of every 6 months, to adopt bail schedule for release of persons charged with such violations when taken before magistrate's clerk or officer in charge of jail.

S.B. 1474—REGAN. (Jud.) Adds Sec. 69103.5, Gov. C., increasing divisions of District Court of Appeal for Third Appellate District from 1 to 3.

S.B. 1475—REGAN. (Nat. Res.) Adds Sec. 5006.8, P. R. C., re employment of professionally trained forester by State Park Commission.

Directs State Park Commission to employ at least 1 professionally trained forester; prescribes duties of such forester.

S.B. 1476—DONNELLY AND OTHERS. (Soc. Wel.) Amends Act 8780d, the Unemployment Insurance Act, re administration of Department of Employment.

Removes requirement that director be appointed from membership and serve as chairman of California Employment Stabilization Commission. Provides for salary of \$15,000.

Removes offices of Chief of Division of Public Employment Offices and Benefit Payments and Chief of Division of Accounts and Tax Collections from membership on commission. Provides for appointment of two members by Governor; makes director an ex officio nonvoting member.

Provides that director shall appoint personnel of appeals board upon nomination of a majority of its members.

S.B. 1477—DONNELLY AND OTHERS. (Gov. Eff.) Adds Ch. 4, Pt. 2, Div. 2, Title 2, amends Sec. 9143, and repeals numerous sections, Gov. C., re Legislative Audit Bureau and Joint Legislative Post Audit Committee.

Creates Joint Legislative Post Audit Committee of five members of Senate and five members of Assembly to determine policies of Legislative Auditor and make reports and recommendations to Legislature re state audit, revenues and expenditures. Committee to act during sessions and in interim. Provides that committee shall appoint and fix salary of Legislative Auditor, and may expend money from contingent funds.

Provides that Legislative Auditor be certified public accountant with seven years' experience in governmental accounting in executive position directing staff of 20 accountants. Provides for employing of staff and furnishing office in State Capitol. Makes records confidential. Requires periodic audits of state agencies and authorizes examination of accounts, records, etc. Provides for reports and recommendations to state

agency examined, Governor, Director of Finance, Controller and Legislative Fiscal Adviser. Provides for annual report and recommendations to Legislature.

Changes title of present Legislative Auditor to Legislative Fiscal Adviser. Repeals provisions for audit by Director of Finance and transfers appropriations for support of Audits Division, Department of Finance, to Legislative Auditor.

S.B. 1478—DONNELLY AND OTHERS. (Nat. Res.) Adds Sec. 504.1 and amends various secs. P. R. C., re Department of Natural Resources.

Makes numerous and clarifying amendments to define governmental functions of department and place administrative responsibility in director.

S.B. 1479—DONNELLY AND OTHERS. (Gov. Eff.) Adds Ch. 1.5 to Pt. 2, Div. 2, Title 2, Gov. C., re legislative research aids.

Creates Legislative Research Bureau in charge of Legislative Research Counselor of California, who shall be appointed by Legislative Counsel and Legislative Auditor upon effective date of act, and thereafter by concurrent resolution at beginning of each session. Vacancy to be filled by committee of Speaker and Speaker pro Tempore of Assembly, President pro Tempore of Senate and chairman of Finance Committee of Senate.

Provides that Legislative Research Counselor shall be chosen without reference to party affiliations and shall receive annual salary in unspecified amount. Provides for office in State Capitol and that records shall be confidential. Prohibits counselor or bureau employee from opposing or urging legislation. Provides that counselor shall do research work not falling within province of Legislative Counsel or Legislative Auditor.

Creates Legislative Research Council consisting of Legislative Counsel, Legislative Auditor, and Legislative Research Counselor, to perform duties falling partially within province of each. If request falls beyond their province, it shall be referred to Joint Committee on Organization and Program.

Creates Senate Committee on Legislative Organization consisting of 5 members and Assembly Committee on Legislative Organization consisting of 5 members. Provides that such committees shall study and analyze facts relating to organization and procedure of respective houses of Legislature and provide facilities, information and assistance to members and committees. Constitutes both committees as Joint Committee on Organization and Program, with all powers and duties given legislative committees created in this article.

S.B. 1480—DONNELLY. (Soc. Wel.) Amends Secs. 2020.001 and 2025.1, W. & I. C., re increase in aid to aged.

Increases aid to aged from \$80 to \$85 per month. Provides that when federal aid is increased or decreased maximum amount of aid to the aged shall be \$90, rather than \$85, and minimum shall be \$80, rather than \$75.

S.B. 1481—DONNELLY. (Soc. Wel.) Amends Secs. 2011, 2160, 2181, repeals Secs. 2181.01 and 2224, W. & I. C., re removal of relatives' responsibility, requirement with respect to aged aid.

Deletes provisions requiring responsible relatives to participate in support of applicants and recipients for aged aid.

S.B. 1482—CUNNINGHAM AND OTHERS. (Lab.) Amends Sec. 6902.5, Lab. C., re minimum train crews, subject to approval of voters.

Authorizes Public Utilities Commission to require not only sufficient number of brakemen on trains, as now provided, but also sufficient number of flagmen.

Deletes existing prohibition against requiring such number of brakemen on trains as will result in feather bedding, and provides minimum crew shall not be less than 2 brakemen and 1 flagman on train of 50 cars or more.

Provides for submission of act to voters.

S.B. 1483—COLLIER. (Trans.) Repeals Pt. 5, Div. 8, H. & N. C., re recreational harbor districts, preserving unaltered all districts heretofore organized under that part.

S.B. 1484—COLLIER. (Lab.) Repeals Ch. 3, Pt. 8, Div. 2, Lab. C., re public service districts.

Repeals law authorizing and governing formation of public service districts and providing for organization and management of such districts.

Repeal does not affect existing districts which shall continue to exist and may exercise powers as if chapter not repealed.

S.B. 1485—COLLIER. (L. Gov.) Repeals Ch. 6, Div. 2, P. R. C., re placer mining districts, preserving unaltered all districts heretofore organized under that chapter.

S.B. 1486—COLLIER. (L. Gov.) Repeals Ch. 1, Pt. 1, Div. 8, H. & N. C., re municipal port districts, preserving unaltered all districts heretofore organized under that chapter.

S.B. 1487—BUSCH AND OTHERS. (Gov. Eff.) Amends Act 5849a, the Judges' Retirement Act, amends Secs. 75032 and 75061, adds Sec. 75033, adds Art. 3.5, Ch. 11, Title 8, Gov. C., re benefits to and in respect to retired judges and justices.

Makes service retirement allowance $\frac{1}{2}$ salary payable, at time payment of allowance falls due to judge holding judicial office to which retired judge was last elected by people, rather than $\frac{1}{2}$ salary which retired judge last received as incumbent of judicial office to which he was elected by people. Makes corresponding change in measure of allowance for judges retired for disability. Increases service and disability retirement allowances for time after its effective date to judges retired theretofore to amount they would be if changes in measure of allowances made by bill had been in effect at time of retirement of the retired judges.

Gives judge whose judicial service is discontinued by means other than death or retirement irrevocable right to elect within 90 days thereafter to allow accumulated contributions to remain in fund and, at any time after attaining age 65, to be retired with retirement allowance based upon credited judicial service, such allowance to be 5 percent of compensation payable, at time payments of allowance fall due, to judge holding judicial office which retired judge last held prior to discontinuance of service, multiplied by number of years of service with which retired judge is entitled to be credited at time of discontinuance, not to exceed 8 years.

Permits judge or retired judge, prior to 1st payment of retirement allowance, to elect to receive, in lieu of retirement allowance for his life alone, actuarial equivalent of retirement allowance applied to lesser retirement allowance in accordance with one of four permitted optional settlements: (a) reduced allowance payable to judge until death, and if he dies before he receives amount of his accumulated contributions at retirement, balance at death paid to surviving spouse or estate; (b) right to have reduced allowance paid him until death and thereafter same allowance to surviving spouse for life; (c) right to have reduced allowance paid him until death, and thereafter $\frac{1}{2}$ of his retirement allowance paid to surviving spouse for life; (d) such other benefits as are actuarial equivalent of retirement allowance, selected subject to approval of State Controller.

Gives judge electing optional settlement benefit of measuring retirement allowance by compensation payable to incumbent of judicial office last held by retired judge by providing that if during life of such judge or during life of his surviving spouse beneficiary, compensation payable to incumbent of judicial office to which retired judge was last elected by people prior to retirement is increased, amounts payable to retired judge or surviving spouse, or both, shall be recomputed and increased to be actuarial equivalent of increased amount of retirement allowance to which retired judge would be entitled if he had not elected optional settlement.

S.B. 1488—BUSCH. (Jud.) Amends Secs. 148 and 149, adds Sec. 146.1, Civ. C., re disposition of joint tenancy property upon divorce or decree of separate maintenance, to make such disposition similar to that of community property.

S.B. 1489—BUSCH. (Jud.) Adds Sec. 682.1, Civ. C., re establishing character of property acquired by husband and wife.

Provides that signed acceptance of written instrument by husband and wife stating ownership as joint tenants or tenants in common and not as members of community requires conclusive presumption that respective interests are separate property of each, the presumption not applying, however, to determination of form of holding for tax purposes.

S.B. 1490—DORSEY. (Ed.) Amends Secs. 9451, 9452, Ed. C., re special schools.

Provides that purpose of Art. 6, Ch. 8, Div. 4, Ed. C., is to provide for minors. Deletes provision requiring 24-hour schools to be elementary schools for minors between the ages of 8 and 16 years.

Authorizes any 2 or more school districts combining to maintain 1 or more 24-hour schools. Deletes provision entitling only elementary school districts to maintain such schools.

S.B. 1491—DORSEY. (Fin. Inst.) Amends Sec. 10975, Ins. C., re certification of fraternal benefit insurers.

Expands provision for certification of fraternal benefit societies operating on July 29, 1911, providing death or disability benefits, to include all death or sickness benefits, rather than such benefits only in case of accidents.

S.B. 1492—BUSCH, REGAN, AND O'GARA. (Jud.) Amends Sec. 1714, adds Sec. 1714.1, Civ. C., re comparative negligence.

Eliminates contributory negligence, except wilfull acts, as defense. Provides for reduction of damages recoverable in cases where contributory negligence is shown.

S.B. 1493—BUSCH. (Jud.) Adds Sec. 4805, Lab. C., re workmen's compensation.

Declares intention of Legislature that salary payments under existing law to injured members of Highway Patrol during leave of absence while disabled in lieu of temporary disability benefits, constitute salary and not disability indemnity.

S.B. 1494—BUSCH. (Jud.) Amends Sec. 3207, Lab. C., excepting from term "compensation" any special payments of salary to members of California Highway Patrol and various local members of State Employees' Retirement System, made in lieu of workmen's compensation temporary disability payments.

S.B. 1495—BUSCH AND OTHERS. (Gov. Eff.) Amends Act 5849a, the Judges' Retirement Act, re benefits to and in respect to retired judges and justices.

See digest of S.B. 1487. This bill makes the same changes in respect to service retirement allowances, disability retirement allowances, and the right of a judge whose service is discontinued by means other than death or retirement to leave his contributions in the fund and be retired after attaining age 65 with a retirement allowance based upon the judicial service with which he is credited. However, this bill does not provide for optional settlements in lieu of retirement allowance, nor for recomputations thereof, but instead provides that where a judge dies after retirement or before retirement after becoming eligible for service retirement or for deferred retirement, $\frac{1}{2}$ of the allowance that would be payable to judge if living and retired shall be paid to his surviving spouse for life, except that where judge dies after retirement for disability upon retirement allowance payable for limited period rather than for life, allowance to his surviving spouse is payable only if limited period has not expired, and terminates upon expiration of that period or upon death of surviving spouse, whichever first occurs.

S.B. 1496—BUSCH. (Gov. Eff.) Amends Sec. 4855, Lab. C., re workmen's compensation.

Sets forth legislative declaration that intent in enacting Sec. 4850, Lab. C., re payments of salary to specified local members of State Employees' Retirement System in lieu of temporary disability payments, was that such payments should be considered salary payments and not workmen's compensation disability.

S.B. 1497—THOMPSON. (L. Gov.) Amends Ch. 1705, Stats. 1951, re compensation of attaches of municipal courts in judicial district embracing cities of Palo Alto and Mountain View.

Provides that marshals and attaches of courts superseded on January 1, 1953, by such municipal court, who succeed to positions in marshal's office of said court, shall receive same salary as last received as attaches of superseded courts, until 91st day after adjournment of 1953 Regular Session of Legislature.

To take effect immediately, urgency measure.

S.B. 1498—HATFIELD AND POWERS. (B. & P.) Amends Sec. 16329, B. & P. C., re itinerant merchants.

Excepts from provisions regulating itinerant merchants, persons who sell unprocessed farm products to manufacturers, canners, or processors of such products.

S.B. 1499—ED. C. JOHNSON. (Trans.) Amends Sees. 311 and 332, Veh. C., re driving when license is revoked, suspended, or refused.

Deletes requirement that Department of Motor Vehicles, upon notice of conviction of person driving vehicle when license is suspended or revoked or when license or permit to drive has been refused and no license has been issued, suspend such person's license for additional period equal to existing term suspension, or if such was for indeterminate term, for 6 months, or if license was revoked, to extend period of revocation for 1 year.

Requires department, upon notice of conviction of person driving vehicle during period of any term revocation or suspension, whether or not proof of ability to respond in damages was also required, to suspend such person's license for additional 6 months.

Provides department, upon notice of conviction of person driving vehicle during period of revocation or suspension of license pending filing of proof of ability to respond in damages but when no term revocation or suspension was outstanding, shall require proof be maintained for 6 months additional to time otherwise required.

S.B. 1500—ED. C. JOHNSON. (Trans.) Amends Sec. 303.1, Veh. C., re suspension or revocation of drivers licenses.

Provides Department of Motor Vehicles may revoke or suspend resident's or non-resident's privilege to drive in this state upon notice of conviction of such person within United States, its territories, or Canada, instead of in another state, of offense which, if committed here, would be grounds for revocation or suspension of drivers license.

S.B. 1501—MAYO. (Fin. Dist.) Adds Sec. 11847, Ins. C., re advance deposits and minimum charges on State Compensation Fund policies, and applications for and cancellation thereof.

Requires State Compensation Fund to establish schedule of advance deposits payable on its policies. Provides for minimum annual premium.

Prescribes method of application for insurance to determine deposit amount. Provides for hearing on cancellation or suspension of policy.

S.B. 1502—MAYO. (Fin. Inst.) Amends Sec. 11821, Ins. C., re workmen's compensation insurance rate-making.

Requires as additional elements in workmen's compensation insurance rate-making actual cost experience of state fund for preceding 5 years.

Requires rate schedules be made from calculations to be compiled by Finance Department.

Allows additional amount up to 15% of rate for administration costs for state fund.

Requires new rate schedule at least every 2 years.

Requires posting of rate schedule.

Allows other insurers to fix own rates, not in excess of state fund rate.

Provides for system of credits and rebates for savings resulting from safety practices of insured.

S.B. 1503—POWERS. (Agr.) Amends Sec. 342.2, Ag. C., re conflicting cattle brands.

Provides that when conflicting brands are found to exist owner of brand of record for longest, rather than longest consecutive, time is entitled to use brand. Specifies that time prior to forfeiture is to count if brand re-recorded after forfeiture.

S.B. 1504—HAROLD T. JOHNSON. (Gov. Eff.) Amends Sec. 7702, Ed. C., deleting definition of assessed valuation in State School Building Aid Law of 1952.

S.B. 1505—HAROLD T. JOHNSON. (Jud.) Amends Sec. 374c, Pen. C., re shooting of rifles near public roads and highways.

Provides that it is misdemeanor to shoot any rifle, rather than any firearm, from or upon public road or highway, and includes shooting within 100 yards of public road or highway within offense.

S.B. 1506—DILWORTH. (Pub. H. & S.) Adds Sec. 18110, H. & S. C., to exclude from auto court construction provisions structures constructed before 1949, costing over \$7,000 per unit, and having transient occupancy not over 30% of year.

S.B. 1507—DILWORTH. (Pub. H. & S.) Amends Sec. 5821, H. & S. C., to exempt from kitchen size requirement for auto courts and resorts electric kitchen facilities intended for incidental use and not regular meal preparation.

S.B. 1508—DILWORTH. (Wat. Res.) Adds Sec. 1256, Wat. C., re appropriation of water.

Provides that in appropriation of floodwater, permits and licenses will be conditioned so as to permit soil conservation practices that increase absorptive qualities of lands within watershed in which floodwaters originate.

S.B. 1509—TENNEY. (Gov. Eff.) New act, creating office of Deputy State Controller.

Provides that Deputy State Controller shall be coordinator and supervisor of municipal and justice courts, to be appointed by Controller at salary of \$1,000 per month.

Requires that Deputy State Controller have had at least 15 years experience as employee of municipal court. Provides that he shall coordinate, supervise, audit and control clerical operations and accounting systems and keeping of records in municipal and justice courts.

S.B. 1510—TENNEY. (Trans.) Adds Sec. 454.3, amends Secs. 475, 476, and 640, Veh. C., re funeral processions.

Exempts funeral processions from obeying traffic signs and signals when escorted by motorcycle escorts commissioned or deputized by sheriff or chief of police and when it does not unduly endanger life and property of others. Authorizes such commissioning or deputizing, and authorizes motorcycles used for this purpose to display red light to front.

S.B. 1511—ERHART. (L. Gov.) Amends Sec. 428, Ed. C., re salary and qualifications of county superintendent of schools of San Luis Obispo County.

Changes salary from \$7,000 per year to unspecified amount.

Changes qualifications from elementary or secondary administrative credential to general administrative credential.

S.B. 1512—BERRY AND OTHERS. (Trans.) Adds Sec. 705.7, Veh. C., re weight of logging vehicles.

Provides officer who arrests driver of certain types of vehicles engaged in hauling logs for violation of various types of weight limitations may permit such driver to proceed without penalty or removing excess weight if excess poundage is within specified number of pounds for each type of weight limitation.

S.B. 1513—BERRY AND OTHERS. (Trans.) Adds Sec. 705.3, Veh. C., re weight of logging trucks.

Permits certain vehicles whose over-all wheelbase lengths are 40 feet or more to transport logs, poles, or piling at weights not exceeding maximum gross weights for combinations of vehicles having over-all wheelbase lengths 7 feet greater in length.

S.B. 1514—BERRY AND OTHERS. (Trans.) Adds Sec. 710.5, Veh. C., re transporting loads in excess of weight limits.

Permits Director of Public Works to enter into agreements with persons to permit them to operate on highways vehicles, principally engaged in transporting unprocessed

products of State, with loads in excess of maximum load limits, and specifying protective restrictions, providing for payment of money for such extraordinary use of highways.

Provides no such agreement may permit overload in excess of 25% of maximum weight limitation, nor may it permit transportation of such loads for distances exceeding 75 miles.

S.B. 1515—BERRY. (Trans.) Adds Sec. 308.1, Veh. C., re suspension of drivers' licenses.

Authorizes Department of Motor Vehicles to require surrender of driver's license which was issued erroneously, or contains any erroneous or false statement, or does not contain any notation required by law or by such department.

Provides department may suspend driving privilege of person who fails to surrender such license until correction or issuance of another license.

S.B. 1516—DONNELLY AND DILWORTH. (Ed.) Adds Art. 3, Ch. 6, Div. 12, Ed. C., re courses in sex education in public schools.

Requires school principal to notify parent or guardian of minor pupil enrolled in sex education course in which textbook or written material will be used that parent or guardian may examine textbook or material. Prohibits use of text or material until after notification made. Requires principal to furnish parent or guardian with text or material upon request.

S.B. 1517—THOMPSON. (Wat. Res.) New act, re flood control work in Santa Clara and San Benito Counties.

Declares that it is necessary for health, safety, and welfare of people of State that provision be made to protect lives and property of residents of Santa Clara and San Benito Counties from floodwaters.

S.B. 1518—BROWN. (Trans.) Adds Sec. 707.5, Veh. C., re weight limits of vehicles.

Provides certain tolerances to weight limitations shall be allowed for trucks hauling raw lead and talc ores from area where no means are available for ascertaining weight of truck and load.

S.B. 1519—McCARATHY. (Gov. Eff.) Amends Secs. 11556 and 11558, Gov. C., to increase annual salary of Registrar of Contractors from \$10,000 to \$12,000.

S.B. 1520—McCARATHY. (Gov. Eff.) New act, re constitution, duties, number, and compensation of judges, officers, and attaches of municipal court in Central Judicial District of Marin County.

Specifies number and compensation of judges, officers and attaches.

Repeals Ch. 1556, Stats. 1951, re municipal court in Central Judicial District of Marin County.

S.B. 1521—SUTTON. (Jud.) Adds Sec. 1463, Prob. C., re incompetency proceedings.

Provides that whenever there is application to appoint guardian for person of incompetent, jury trial shall be granted as matter of right on request of guardian or any relative, or attorney for either, or friend of 10 years or more.

S.B. 1522—SUTTON. (Jud.) Adds Sec. 10209, Corp. C., re charitable corporations.

Provides that any corporation not specifically designated as charitable in its articles of incorporation or by-laws and not having required number of directors and trustees shall be deemed non-charitable.

S.B. 1523—O'GARA. (B. & P.) New act, the Unfair Cigarette Sales Act, regulating sales of cigarettes.

Prohibits sales of cigarettes at less than cost with intent to injure or destroy competition. Excepts isolated sales, clearance sales, damaged goods sales, liquidation sales and sales under court order. Prescribes penalties, and defines terms.

Provides for enforcement by State Board of Equalization, prescribes powers and duties.

S.B. 1524—O'GARA. (Lab.) Amends Sec. 3078, Lab. C., re apprenticeship agreements.

Changes present requirements that apprenticeship instruction shall be not less than 144 hours per year to an unspecified number of hours.

S.B. 1525—McCARTHY. (F. & G.) Amends Sec. 1384.6, F. & G. C., re domesticated game birds.

Makes provisions applicable to birds brought in from another state also applicable to birds brought in from another country. Requires birds to be labeled, rather than tagged or labeled.

S.B. 1526—McCARTHY. (L. Gov.) Amends Sec. 73771, Gov. C., changing number of Marin County municipal court judges from 2 to 3.

S.B. 1527—ED. C. JOHNSON, SUTTON, AND BYRNE. (Agr.) Adds Sec. 316.5, Ag. C., re inspection of vehicles used in transportation of meat.

Requires such vehicles to be maintained in sanitary condition and to be regularly inspected pursuant to regulations of Director of Agriculture.

S.B. 1528—ED. C. JOHNSON. (Wat. Res.) Adds Sec. 25691.5, Gov. C., re appropriation of water by counties.

Authorizes board of supervisors to release priorities or assign all or any portion of appropriation filed by county for water system under Art. 5, Ch. 7, Pt. 2, Div. 3, Title 3, Gov. C., where release or assignment is for development not in conflict with proper coordination or development of water for benefit of county.

S.B. 1529—GRUNSKY. (Agr.) Adds Ch. 1c, Div. C., re standards for cauliflower and broccoli for processing, with details unspecified.

S.B. 1530—GRUNSKY. (Elec.) Amends Secs. 4121 and 4122, Ed. C., re members of junior college boards.

Provides for election rather than appointment of first board of junior college district composed of 2 or more high school districts.

S.B. 1531—COOMBS. (Wat. Res.) Amends Act 5275, the Napa County Flood Control and Water Conservation District Act, providing that board of directors of district shall consist of one member from each of 5 supervisory districts of Napa County, and providing a method for their election.

S.B. 1532—O'GARA. (Elec.) Amends Sec. 2833, Elec. C., re county central committees.

Deletes provision that such committee in city and county may increase membership by majority vote.

S.B. 1533—O'GARA. (Gov. Eff.) Amends Act 3796, the Alcoholic Beverage Control Act, and amends Secs. 24073 and 24074, B. & P. C., re transfer of retail licenses.

Requires establishment of escrow and recordation of notice of intended transfer 10, rather than 7, days before filing of transfer application, and requires notice to contain name and address of escrow holder.

Requires agreement between licensee and intended transferee deposited with escrow holder to provide for payment of claims of creditors filed on or before date consideration for transfer is to be paid, rather than within 7 days after recording of notice of intended transfer.

S.B. 1534—THOMPSON. (Trans.) Appropriates unspecified sum to State Relocation Fund created for making grants to public districts for relocation of highways and public utility facilities interfering with or precluding development of water resources.

S.B. 1535—DONNELLY AND OTHERS. (Gov. Eff.) Repeals and adds various Secs., Gov. C., re investment of state funds.

Repeals existing Gov. C. provisions creating State Department of Investment, and re-enacts them, creating new Department of Investment under control of new State Investment Board, with different membership, and under immediate supervision of a director appointed by the board.

Provides department's powers and duties, including charge and supervision of investment or reinvestment of all state funds, and of purchase, sale or exchange of investments or securities of State or its agencies.

Provides for notice by department of proposed investment, purchase, sale or exchange, and declares existing laws governing kind of investment authorized for any state money continue to apply.

S.B. 1536—DESMOND. (Soc. Wel.) Amends Act 8780d, the Unemployment Insurance Act, re disability benefits.

Changes from "Unemployment Compensation Disability Benefits" to "Disability Benefits" the term used to describe payments made under act to individuals unemployed because of illness or disability.

S.B. 1537—DESMOND. (Soc. Wel.) Amends Act 8780d, the Unemployment Insurance Act, re unemployment disability compensation.

Changes credits required to be made to extended liability account in Disability Fund, and provides that if at end of calendar year charges to account exceed credits, amount equal to excess shall be deducted from worker contributions collected under disability part of law prior to December 1, 1946, and shall be credited to extended liability account until amount of worker contributions are exhausted.

S.B. 1538—DESMOND, GIBSON, AND GRUNSKY. (Soc. Wel.) Amends Act 8780d, the Unemployment Insurance Act, re unemployment insurance.

Excludes from definition of employment, services performed in selling newspapers and magazines to ultimate consumer where seller's compensation is derived from excess of selling price over price seller pays regardless of whether seller is guaranteed minimum compensation or credit for unsold newspapers and magazines turned back.

S.B. 1539—TENNEY. (Trans.) Appropriates unspecified sum to Division of Highways, Department of Public Works, for underpass on State Highway Route 60 at Malibu Canyon Road.

S.B. 1540—TENNEY. (Gov. Eff.) Adds Sec. 20017.2, Gov. C., re classification, status, and rights of field maintenance employees of Division of Highways, Department of Public Works, in State Employees' Retirement System.

Gives members employed in Division of Highways, Department of Public Works, as field workers whose principal duties consist of active highway maintenance service same classification, status, and rights in retirement system as members of California Highway Patrol.

S.B. 1541—O'GARA. (L. Gov.) Amends Act 5238, Municipal Court Act of 1925, re municipal courts, to increase number of judges in San Francisco from 12 to 13.

S.B. 1542—SUTTON AND MAYO. (Wat. Res.) Adds Sec. 1253.5, Wat. C., re appropriation of water.

Declares that public interest requires that permits and licenses to appropriate water be conditioned so as to reserve for county and watershed of origin, water necessary for development of that county and watershed.

S.B. 1543—SUTTON AND MAYO. (Wat. Res.) Amends Sec. 11460, Wat. C., re Central Valley Project.

Declares legislative intent that provision now prohibiting Water Project Authority from depriving watershed of origin, or immediately adjacent area, of right to all water reasonably required, be applicable to any other entity constructing projects authorized under Central Valley Project provisions.

S.B. 1544—GIBSON. (Fin.) Appropriates \$200,000 for repairs and improvements to Benicia State Capitol Historical Monument to be repaid to General Fund, upon release of moneys impounded in State Lands Act Fund by U. S. Supreme Court.

S.B. 1545—ERHART. (Wat. Res.) Amends Sec. 13011, Wat. C., making Director of Department of Fish and Game member of State Water Pollution Control Board.

S.B. 1546—PARKMAN. (Jud.) Adds Sec. 873, Civ. C., re gifts to social or charitable organizations.

Provides that when purpose for such gift fails it shall revert to donor or his heirs or assigns.

S.B. 1547—PARKMAN. (Jud.) Adds Sec. 872, Civ. C., re social and fraternal corporations.

Provides that such corporations may receive funds as gifts. Provides upon dissolution that such funds be distributed pro rata among members.

S.B. 1548—PARKMAN. (Jud.) Adds Sec. 874, Civ. C., re gifts to social and fraternal corporations.

Provides that no trust shall be deemed created in such gifts unless specifically designated.

S.B. 1549—O'GARA. (Jud.) Amends Act 5238, Municipal Court Act of 1925, changing salary of San Francisco municipal court telephone operators from \$275 to \$285 per month.

S.B. 1550—O'GARA. (Jud.) Amends Act 5238, Municipal Court Act of 1925, changing compensation of San Francisco municipal court official reporters pro tempore from \$20 to \$25 per day.

S.B. 1551—O'GARA. (Jud.) Amends Act 5238, re municipal courts.

Requires bail schedule previously fixed by judges for use of clerks in setting bail be schedule fixed at annual meeting of judges.

S.B. 1552—DESMOND. (L. Gov.) Adds Ch. 9, Pt. 1, Div. 2, Title 5, Gov. C., re meeting of legislative bodies of local agencies.

Provides that meetings of legislative bodies of local agencies shall be open and public. Requires legislative body to prescribe time and place of meetings. Provides for written notice of time and place of special meeting to be delivered to each member and to each local newspaper of general circulation within boundaries of territory over which local agency exercises jurisdiction at least 24 hours before time specified. Provides that no other business may be considered at special meeting.

Prohibits private or executive sessions except to consider employment or dismissal of public officer or employee or to hear charges against such officer or employee.

S.B. 1553—DESMOND. (Wat. Res.) Amends Act 320, the American River flood control district act, providing that yearly bond assessments shall be levied against all public lands in district except those in Zone No. 10.

S.B. 1554—DESMOND. (Jud.) Amends Act 3796, the Alcoholic Beverage Control Act, to provide for issuance of identification cards by State Board of Equalization to persons over 21 years of age, and to establish as defense in prosecution for liquor sale to minors demand by vendor that such card be produced.

S.B. 1555—DESMOND. (Lab.) Adds Sec. 119.5, Lab. C., providing for appointment of medical director and his assistants by Industrial Accident Commission, and their salaries.

S.B. 1556—DESMOND. (Fin.) Appropriates \$5,000 out of General Fund to Department of Education for dedication ceremonies, Sacramento State College.

S.B. 1557—DESMOND. (Fin.) Appropriates unspecified sum from General Fund to Department of Education for construction, improvement and equipment on grounds and property, Sacramento State College.

S.B. 1558—COLLIER. (Trans.) Amends Sec. 9051, repeals Secs. 9654, 9655, and 9656, R. & T. C., reducing rate of truck tax from 3 percent to 2.5 percent of gross receipts, and eliminating credit for registration fees.

To take effect immediately, tax levy, operative January 1, 1954.

S.B. 1559—CUNNINGHAM. (Jud.) Adds Sec. 226c, Civ. C., re adoption proceedings.

Prohibits any person, other than natural parent or parents signing consent to an adoption, from writing or otherwise inscribing on form of consent name of adoptive parent or parents.

S.B. 1560—CUNNINGHAM. (Jud.) Amends Sec. 226m, Civ. C., re adoption proceedings, making no substantive change.

S.B. 1561—CUNNINGHAM. (Jud.) Amends Sec. 1088, Pen. C., re peremptory challenges to jurors, to provide that number of such challenges shall not be diminished by any passing thereof.

S.B. 1562—CUNNINGHAM. (L. Gov.) New act, the Airport Zoning Act.

Declares that airport hazards, as defined by act, are public nuisances and should be prevented through the exercise of the police power.

Declares that the establishment of such hazards and their elimination or mitigation, or the marking and lighting of existing hazards, are public purposes for which cities and counties may raise and expend public funds and acquire property interests therein.

Authorizes cities and counties to adopt and enforce airport zoning regulations for airport hazard areas, as defined by act, specifying land uses permitted therein and the height to which structures and trees may be erected or allowed to grow.

Provides that such regulations may be enacted by the legislative body of the city or county after public hearing, publication of notice, and report of airport zoning commission.

Specifies standards such regulations are to follow and what they may not contain.

Specifies procedure for granting of variances, and for appeals to a board of adjustment and for court appeals.

Authorizes acquisition of air rights, navigation easements or other interests in property or nonconforming structures or uses in certain situations if necessary to effectuate provisions of the act.

S.B. 1563—CUNNINGHAM. (Gov. Eff.) Amends Sec. 19624, B. & P. C., re citrus fruit fairs and expositions.

Increases from \$100,000 to \$125,000 annual appropriation from Fair and Exposition Fund to such fairs in counties with population in excess of 160,000.

S.B. 1564—DESMOND. (L. Gov.) Repeals and adds Sec. 31553.5, Gov. C., re retirement of county officers.

Provides that elective officers in office on effective date may file declaration to become members of county system at any time prior to March 1, 1954.

S.B. 1565—DESMOND AND OTHERS. (Wat. Res.) New act, the Water Protection District No. 1 Act, denoting title of act but omitting details as to creation, boundaries, organization, government, powers and duties of district.

S.B. 1566—DESMOND. (Soc. Wel.) Amends Act 8780d, the Unemployment Insurance Act, re security for disability insurance plans, making no substantive change.

S.B. 1567—WARD. (Rev. & Tax.) Amends Sec. 17501 and 25231, R. & T. C., re inventories for personal income and bank and corporation tax purposes, making no substantive change.

S.B. 1568—BYRNE. (Ed.) Adds Sec. 4963.4, Ed. C., re reorganization of school districts.

Allows board of supervisors to fix amount of annual charge payable by reorganized district for use of property of component districts when reorganized district is located entirely in one county and was reorganized between January 1, 1950 and January 1, 1952, and included component districts with outstanding bonded indebtedness, and no proposals were made for use of school property of such component districts.

To take effect immediately, urgency measure.

S.B. 1569—TENNEY. (Gov. Eff.) Amends Sec. 19571, Gov. C., re state civil service, making no substantive change.

S.B. 1570—TENNEY. (Gov. Eff.) Adds Sec. 18501, Gov. C., re state civil service, making no substantive change.

S.B. 1571—BREED. (Ed.) Adds Ch. 15.5, Div. 3, Ed. C., re support of Public School System.

Creates School Support Fund in State Treasury. Requires Controller to transfer to such fund revenue from tobacco tax and increase in alcoholic beverage and horse racing tax imposed at 1953 General Session.

Requires unspecified percent of such money to be transferred to State School Fund for apportionments for average daily attendance and requires expenditure of balance for purposes of Ch. 19, Div. 3, Ed. C., re state school building aid.

S.B. 1572—BREED. (Nat. Res.) Adds Sec. 5072.5, P. R. C., permitting State Park Commission to abandon easements acquired for riding and hiking trails and for flood purposes where no longer necessary for purpose.

S.B. 1573—BREED. (Gov. Eff.) Amends Sec. 19582 and repeals Sec. 19585, Gov. C., re state employment and disciplinary proceedings.

Deletes provision that State Personnel Board shall carefully consider evidence submitted at hearings and provides that in contested case heard by hearing officer alone, he shall prepare proposed decision which board may adopt in entirety or alter after review.

S.B. 1574—DESMOND (Jud.) Adds Sec. 1252.1 to C. C. P., re awards in eminent domain actions.

Provides that taxes be prorated as of date of entry of final order of condemnation and court direct payment of taxes prorated against him from award to property owner.

S.B. 1575—BREED. (Rev. & Tax.) Amends Secs. 16104, 16105, 16106, 16107, and 16108, R. & T. C., re county sales and use taxes.

Authorizes board of supervisors to impose such tax at rates of 1 percent.

Requires inclusion in ordinance imposing tax of provision for $\frac{3}{4}$ of 1 percent credit for similar city taxes.

Authorizes board of supervisors to contract with State Board of Equalization for administration, collection and enforcement of tax by latter.

Proceeds of tax to be available for expenditure by county for any legal purpose.

S.B. 1576—WAY. (Jud.) Amends Sec. 1272, Pen. C., re bail after convictions.

Makes bail matter of right in all cases in which court is authorized to grant probation; where constitutionality of statute or procedure is involved and has been challenged as having been denied accused; and where sufficiency of evidence is in doubt, in addition to grounds presently specified.

S.B. 1577—WAY. (Jud.) Amends Sec. 1305, Pen. C., re bail, to prevent forfeiture thereof where defendant is unable to appear for good cause, such as physical incapacity or detention elsewhere, and to allow setting aside forfeiture for similar reasons.

S.B. 1578—WAY. (Jud.) Amends Sec. 1487, Pen. C., re grounds of discharge of prisoners.

Provides additional grounds for discharge as follows: when parole or probation, at first lawful, has changed so as to entitle the party to discharge; when commitment has been issued without reasonable or probable cause; where it is desired to test constitutionality of improperly issued criminal process; where right to interview person in confinement for court purposes has been denied.

S.B. 1579—WAY. (Jud.) Adds Sec. 1128.1 and 1128.2, Pen. C., re jury deliberations.

Provides jury shall not be detained for deliberation for more than 3 days for felonies and 1 day for misdemeanors. Provides that if jury indicates on 2 occasions that it cannot agree, court shall declare mistrial.

S.B. 1580—WAY. (Gov. Eff.) Adds Sec. 1229, Gov. C., re public officers.

Vests right of public officer who contributes to pension fund, or part of whose salary is deducted for payment of pension, in such fund or benefit from 1st payment.

Prohibits defeat of pension right by dismissal from office or position of person otherwise entitled to such right.

S.B. 1581—HULSE. (Trans.) New act, re return of certain appropriations by California Toll Bridge Authority.

Requires authority to return appropriations made by Ch. 1280, Stats. 1947, Item 320, Budget Act of 1948, and Item 248, Budget Act of 1949 (except to extent reapportioned by Item 245.1, Budget Act of 1950), with interest at $1\frac{1}{2}\%$ per annum, to funds from which appropriations were made, repayment to be from proceeds of first sale of bonds for construction of additional toll crossing across San Francisco Bay, or if bonds not issued, from tolls of existing San Francisco-Oakland Bay Bridge after retirement of all indebtedness and satisfaction of all obligations. Provides interest to be computed on basis of simple interest from first day of fiscal year on total amount withdrawn from appropriations during previous fiscal year.

S.B. 1582—HULSE AND OTHERS. (L. Gov.) Adds Ch. 2.2, Pt. 2, Div. 2, Title 3, Gov. C., re county service areas.

Provides for establishment of areas in unincorporated territory upon motion by board of supervisors or upon petition by electors, and after public hearing.

Provides for referendum election on resolution of board creating area.

Allows area to provide police and fire protection, local park, recreation, or parkway services and facilities, and other governmental services which county is authorized to perform except road construction or maintenance. Requires board of supervisors to levy taxes in areas for such services.

S.B. 1583—HULSE. (Gov. Eff.) Amends Sec. 12152, Gov. C., re Secretary of State.

Provides that annual salary of Assistant Secretary of State is unspecified amount.

Provides that all appointments of Secretary of State, except as expressly exempted from civil service, shall be subject to approval of State Personnel Board.

S.B. 1584—HULSE. (Gov. Eff.) Adds Sec. 13162.1, Gov. C., re membership of State of California in Pacific Coast Board of Intergovernmental Relations.

Provides that State with approval of Department of Finance may become member and participate in activities of such association. Authorizes Department of Finance to enter into agreements with association and pay fees or charges incidental to membership and for services furnished.

Provides membership and participation does not render department or State liable beyond period of membership.

S.B. 1585—HULSE. (Gov. Eff.) Amends Secs. 19620.1, 19622, and 19626, B. & P. C., re revenue from horse racing licenses.

Earmarks breakage money in State College Fund for use by state colleges with major agricultural programs.

Deletes provision prohibiting Sixth District Agricultural Association from charging admissions.

S.B. 1586—HULSE. (Gov. Eff.) Creates Civil Air Patrol Commission, prescribes its organization, power and duties and makes an appropriation therefor.

S.B. 1587—HULSE. (Rev. & Tax.) Amends Sec. 17305, R. & T. C., providing for deduction for personal income tax purposes of irrigation district assessments and taxes and assessments of other districts assessed on ad valorem basis and constituting charges for services rendered for general benefit.

S.B. 1588—HULSE. (Gov. Eff.) Amends Sec. 15644, Gov. C., providing for filing with Joint Legislative Budget Committee by State Board of Equalization of required surveys made by latter of local assessment practices and procedures.

S.B. 1589—HULSE. (Gov. Eff.) Appropriates unspecified sum for expenditure by Division of Assessment Standards, State Board of Equalization, in making required surveys of local assessment procedures.

S.B. 1590—HULSE. (L. Gov.) Adds Sec. 37209, Gov. C., re audits of funds of 6th class cities.

Requires legislative body to provide for audit of all city funds and accounts at end of each fiscal year. Requires making of audit by certified public accountant or public accountant. Requires filing of report of audit with city officers and State Controller.

S.B. 1591—HULSE. (Wat. Res.) Amends Sec. 21933, Wat. C., to provide that majority of votes at irrigation district bond election is sufficient to authorize issuance of bonds.

S.B. 1592—HULSE. (Trans.) Amends Sec. 502, S. & H. C., re description of State Highway Route 202.

Describes portion of said route as from Route 12 near Coyote Wells, rather than Seeley, to Route 26 near Calexico.

S.B. 1593—HULSE. (Trans.) Amends Sec. 364, S. & H. C., to change description of certain portions of State Highway Route 64.

S.B. 1594—HULSE. (Rev. & Tax.) Amends Sec. 28, Ch. 1466, Stats. 1949, re assessment and equalization of property for tax and other purposes.

Provides for initial operation of Secs. 1 to 27, incl., as to assessments made as of 1st Monday in March, 1955, rather than 1st Monday in March, 1953, and for levy of taxes and allocation of state funds on basis of such assessments.

To take effect immediately, urgency measure.

S.B. 1595—HULSE. (Rev. & Tax.) Repeals Ch. 1466, Stats. 1949, re assessment and equalization of property for tax and other purposes.

To take effect immediately, urgency measure.

S.B. 1596—HULSE. (Rev. & Tax.) Amends, adds, and repeals various Secs., R. & T. C., making numerous changes in provisions on assessment and equalization of property for tax and other purposes.

To take effect immediately, urgency measure.

S.B. 1597—HULSE. (L. Gov.) Adds Art. 34, Ch. 10, Title 8, Gov. C., re municipal court of Imperial County.

Provides for unspecified number of judges at unspecified salary.

Provides clerks and marshal at unspecified salaries.

S.B. 1598—HULSE. (L. Gov.) Amends Sec. 78127, Gov. C., and Sec. 427, Ed. C., re compensation for public service in Imperial County.

Changes salary of auditor from \$6,000 to \$7,500, district attorney from \$8,800 to \$9,600, and superintendent of schools from \$6,000 to \$7,200.

S.B. 1599—HULSE. (Gov. Eff.) Amends Sec. 69653, Gov. C., increasing salary of superior court judges in Imperial County, from \$12,750 to \$14,000 per year.

S.B. 1600—HULSE. (Jud.) Amends Sec. 261d, C. C. P., changing salary of superior court regular official reporters in counties of less than 70,000 inhabitants (1940 census), with 2 or more superior court judges, from from \$4,200 to \$5,400.

S.B. 1601—HULSE. (Rev. and Tax.) Adds Sec. 15606.5, Gov. C., re equalization of property.

Requires State Board of Equalization, through Division of Assessment Standards, to assist county assessors and local boards of equalization, and make sample assessments within counties.

Appropriates unspecified sum for expenditure by division in carrying out requirement.

S.B. 1602—HULSE. (Soc. Wel.) Amends Sec. 1511.5, W. & I. C., re aid to needy children.

Removes insurance from among items that may be verified as needed, by State Department of Social Welfare, in establishing minimum basic standards of adequate care for needy children, and includes such insurance as one of items of special need for which allowance may be given.

S.B. 1603—HULSE. (Soc. Wel.) Adds Sec. 1552.45, W. & I. C., re aid to needy children.

Provides that if aid is granted to child of divorced parents, district attorney may apply to superior court for order directing either parent or both to show cause why order of support for child should not be entered, or why amount of support previously ordered should not be increased, or why parent should not be held in contempt for failure to comply with previous order of support.

S.B. 1604—HULSE. (Soc. Wel.) Amends Sec. 1508, W. & I. C., re aid to needy children.

Requires stepfather, if able to do so, to support his wife's children by former husband, such liability not to exceed wife's community property interest in his income.

Deletes provision that aid shall not be withheld from child because of failure of stepfather to contribute to support.

S.B. 1605—HULSE. (Soc. Wel.) Repeals and adds Sec. 1552.4, W. & I. C., re aid to needy children.

Requires board of supervisors to notify district attorney whenever aid is granted to child who is not being supported by parent unless parent is unable to provide support.

Requires county welfare department to cooperate with district attorney in every possible way and to report to him facts which concern suitability of prosecution as method of obtaining such support. Provides that district attorney shall keep county welfare department informed as to action taken by him.

Repeals requirement that district attorney investigate and report within 60 days on cases of abandonment or desertion.

S.B. 1606—HULSE. (Soc. Wel.) Amends Sec. 1521, W. & I. C., re aid to needy children.

Provides that aid shall not be granted for any needy child, rather than orphan, who has personal property of value exceeding \$600, after deducting therefrom all encumbrances of record.

Provides that such aid shall not be granted for any child whose family possess personal property the value of which exceeds \$600, after deducting all encumbrances of record.

S.B. 1607—COLLIER. (Trans.) Amends various secs. Veh. C., re fees collected by Department of Motor Vehicles.

Eliminates provision that department may charge 10 cents for each application requesting information concerning registration of any vehicle, and provides department may charge sum sufficient to pay its cost for supplying information concerning registration of any vehicle or concerning drivers licenses, setting minimum charge at 35 cents for each item.

Increases service charge from \$1 to \$3 for recording transfer of ownership of vehicle for which certificate of ownership was issued without registration being required. Increases service charge from \$1 to \$4 for duplicate certificate of ownership or facsimile upon transfer of ownership of such vehicle.

Provides fee for original registration of vehicle shall be \$9, instead of \$6, and renewal registration fee shall be \$6.

Increases service fee for original registration of vehicle previously registered in another state from \$3 to \$6. Provides if such vehicle has been registered and operated in this State during same year in which application for reregistration is made, fee of \$3, instead of \$1, shall be paid.

Increases fee for transfer of title or interest of vehicle from \$1 to \$3.

Increases filing fee for installation of engine or motor in vehicle from \$1 to \$6.

Increases penalty for delinquency in paying fee for transfer of ownership from \$1 to \$3.

Increases fee for transfer of registration to chattel mortgagee from \$1 to \$3.

Increases fee for duplicate certificate of ownership, registration card, or equipment identification receipts from \$1 to \$4.

Increases fee for duplicate license plates, substitute plates, or equipment identification plates for same vehicle from \$1 to \$2.

Increases fee for duplicate driver's license from \$0.50 to \$1.

S.B. 1608—COLLIER. (Trans.) Amends Sec. 382, Veh. C., re fees for duplicate certificates, plates, and licenses.

Increases fee for duplicate certificate of ownership, registration card, or equipment identification receipts from \$1 to \$4.

Increases fee for duplicate license plates, substitute plates, or equipment identification plates for same vehicle from \$1 to \$2.

Increases fee for duplicate operator's or chauffeur's license from \$0.50 to \$1.

S.B. 1609—COLLIER. (Trans.) Amends Sec. 380, Veh. C., increasing fee for transfer of registration to chattel mortgagee from \$1 to \$3.

S.B. 1610—COLLIER. (Trans.) Amends Sec. 378, Veh. C., increasing penalty for delinquency in paying transfer of ownership fee from \$1 to \$3.

S.B. 1611—COLLIER. (Trans.) Amends Sec. 377.5, Veh. C., increasing fee required with notice of installation of motor or engine in vehicle, from \$1 to \$6.

S.B. 1612—COLLIER. (Trans.) Amends Sec. 377, Veh. C., increasing fee for transfer of title or interest in registered vehicle from \$1 to \$3.

S.B. 1613—COLLIER. (Trans.) Amends Sec. 371.5, Veh. C., re registration fee for vehicles registered in another state.

Increases service fee for original registration of vehicle previously registered in another state from \$3 to \$6. Provides if such vehicle has been registered and operated in this State during same year in which application for reregistration is made, fee of \$3, instead of \$1, only shall be paid.

S.B. 1614—COLLIER. (Trans.) Amends Sec. 370, Veh. C., re registration fees.

Provides fee for original registration of vehicle shall be \$9 instead of \$6, and that fee for renewal of registration shall be \$6.

S.B. 1615—COLLIER. (Trans.) Amends Sec. 151.1, Veh. C., re fees for transfer of ownership of vehicle not required to be registered.

Increases service charge from \$1 to \$3 for recording transfer of ownership of vehicle for which certificate of ownership was issued without registration being required.

Increases service charge from \$1 to \$4 for duplicate certificate of ownership or facsimile upon transfer of ownership of such vehicle.

S.B. 1616—COLLIER. (Trans.) Amends Sec. 130, Veh. C., re fee for information concerning vehicle registration or driver licensees.

Eliminates provision that Department of Motor Vehicles may charge 10 cents for each application requesting information concerning registration of any vehicle, and provides department may charge sum sufficient to pay its cost for supplying information concerning registration of any vehicle or concerning driver licensees, setting minimum charge at 35 cents for each item.

S.B. 1617—ABSHIRE AND OTHERS. (Soc. Wel.) Amends heading, Pt. 5, adds heading to Ch. 1 and Ch. 2 to Pt. 5, rennumbers Sec. 7500.5, W. & I. C., re community mental hygiene clinics.

Authorizes Department of Mental Hygiene to make agreements pursuant to Joint Exercise of Powers Act with cities, counties, and cities and counties for local sharing of costs for maintenance and operation of community mental hygiene clinics. Such agreements are to require minimum local contribution of at least one-sixth of total cost of operation and maintenance of new clinics for first year, at least one-third for second year, and at least one-half for third and successive years. Any such agreement with city or county concerning community mental hygiene clinics already established and operated by department is to require local participation in cost beginning not later

than July 1, 1955, with same minimum amounts as above specified. Local contributions are to be remitted by department to State Treasury and credited to current appropriation from General Fund for support of community mental hygiene clinics of department.

Modernizes language of heading of Pt. 5, and makes other changes in form.

S.B. 1618—ABSHIRE. (Soc. Wel.) Amends Sec. 7500.5, W. & I. C., re community mental hygiene clinics, making no substantive change.

S.B. 1619—ABSHIRE AND DESMOND. (Lab.) Amends Sec. 65, Lab. C., re conciliation and arbitration of labor disputes, making no substantive change.

S.B. 1620—ABSHIRE. (Soc. Wel.) Adds Sec. 1509, W. & I. C., re aid to needy children.

Makes brother or sister of needy child, emancipated from parents as to wages, salary or other earnings, who lives in same home, responsible for support of such needy child, to extent of financial ability to contribute.

Requires district attorney or other civil legal officer, upon request of board of supervisors, to maintain action to enforce such responsibility against any responsible relative. Requires district attorney or other civil legal officer, if he determines that action should not be brought, to make report of his findings and reasons therefor to board of supervisors.

Provides that any sums recovered shall be credited to county, state and federal government in proportion to contributions of each, or in manner prescribed by State Department of Social Welfare.

S.B. 1621—ABSHIRE. (Agr.) Amends Ch. 1179, Stats. 1947, re pullorum disease in poultry.

Declares need for continuing assistance in pullorum disease control and appropriates \$125,000 to Department of Agriculture for that purpose in 1953-54 Fiscal Year.

S.B. 1622—ABSHIRE. (Agr.) Amends Act 8780d, the Unemployment Insurance Act, re agricultural labor.

Repeals provision excluding from definition of "employment" covered by act services performed in employ of owner or tenant of farm in operating hay baling equipment used exclusively on that farm, or on that farm and on farms of other owners or tenants of farms.

S.B. 1623—ABSHIRE. (Soc. Wel.) Amends Act 8780d, the Unemployment Insurance Act, re agricultural labor, making no substantive change.

S.B. 1624—BREED. (L. Gov.) Amends Ch. 390, 1909 Stats., re use and transfer of tidal and submerged lands granted to the City of Oakland.

Permits city to give any of its tide or submerged lands to State for use of National Guard.

S.B. 1625—DESMOND. (Gov. Eff.) Amends Act 3796, the Alcoholic Beverage Control Act, re issuance of club licenses.

Includes in definition of "club," any bona fide nonprofit corporation, which is a bona fide horse riding club, which has more than 25 bona fide regular members, and which owns, maintains, or operates regular riding club together with clubhouse thereon and has operated such establishment for not less than 5 years.

S.B. 1626—THOMPSON. (B. & P.) Amends Sec. 7330, B. & P. C., re practice of cosmetology, making no substantive change.

S.B. 1627—THOMPSON. (B. & P.) Amends Sec. 6546, B. & P. C., re qualifications of an apprentice barber, making no substantive change.

S.B. 1628—THOMPSON. (B. & P.) Amends Sec. 6535, B. & P. C., re barber colleges, making no substantive change.

S.B. 1629—GIBSON. (Wat. Res.) Amends Sec. 53661, Wat. C., giving reclamation district board of trustees discretion whether or not to file any inclusion petitions they receive with board of supervisors.

S.B. 1630—REGAN. (Trans.) Repeals Act 5136, re regulation of caravaning of vehicles.

S.B. 1631—HATFIELD. (Gov. Eff.) Amends Sec. 18934 and adds Sec. 18934.5, Gov. C., re applications for examination in state civil service.

Provides that application need not be under oath but may be made by verification or written declaration under penalties of perjury.

Provides that making false statement as to material fact constitutes felony.

S.B. 1632—HATFIELD. (Gov. Eff.) Amends Act 6220, California State Communications Act, and Secs. 15275 and 15279, Gov. C., re California State Communications Advisory Board.

Deletes provision designating Director of Finance member of such board, and provides for appointment of 7 instead of 6 members of board.

S.B. 1633—HATFIELD. (Gov. Eff.) Adds Sections 7.5 and 7.6, Gov. C., re state boards, commissions, and other bodies.

Provides that when director of state department is made member of state board, commission, committee, or governing body of state agency or authority, he may designate deputy director of such department to act for him.

Provides that officer holding office created by constitution when made member of state board, commission, committee, or governing body of state agency or authority may designate deputy of his office to act for him.

To take effect immediately, urgency measure.

S.B. 1634—HATFIELD. (Gov. Eff.) Repeals Sec. 144, Ed. C., setting annual salary of deputy superintendent of public instruction at \$9,000.

S.B. 1635—HATFIELD. (Gov. Eff.) Amends Sec. 14256, Gov. C., re carrying out of public works projects by state agencies, to delete expiration date of section.

S.B. 1636—HATFIELD. (Gov. Eff.) Amends, adds, repeals various Secs., Gov. C., amends Sec. 18191, Ed. C., Act 6447, the Construction and Employment Act, Ch. 145, 1946 (1st Ex.) Sess., and Ch. 992, Stats. 1945, re state architectural services.

Transfers Division of Architecture from Department of Public Works to Department of General Services. Abolishes Department of Public Works. Makes State Contract Act applicable to Department of Water Resources, Department of Highways, and Department of General Services.

Makes Director of General Services, rather than Director of Public Works, member of State Public Works Board, State Allocation Board, and Surplus War Property Procurement Advisory Board.

S.B. 1637—HATFIELD. (Gov. Eff.) Amends Section 14256, Gov. C., re state public works projects.

Continues until ninety-first day after final adjournment of 1955, rather than 1953, Regular Session, period during which Department of Public Works with approval of Department of Finance may authorize state agency to carry out project directly.

S.B. 1638—HATFIELD. (Gov. Eff.) Amends Ch. 3, 1950 (3d Ex.) Session, to extend effective period of Civil Defense Act of 1950 to ninety-first day after 1955, rather than 1953, Regular Session.

S.B. 1639—HATFIELD. (Gov. Eff.) Amends Secs. 11552 and 11556, Gov. C., to increase annual salary of Commissioner of Corporations from \$12,000 to \$15,000.

S.B. 1640—HATFIELD. (Gov. Eff.) Adds Art. 5d, Ch. 6, Div. 4, M. & V. C., re investment of surplus moneys in Veterans' Farm and Home Building Fund of 1943 in real property and improvements thereon.

Creates Veterans Affairs Construction Fund to which surplus moneys in Veterans' Farm and Home Building Fund of 1943 is to be transferred for investment in real property and improvements thereon.

Gives Department of Veterans Affairs priority as to office space in buildings constructed and authorizes leases of excess office space, rentals to be used to repay Veterans' Farm and Home Building Fund of 1943.

Gives Department of Finance control of operation and management of buildings after Veterans' Farm and Home Building Fund of 1943 has been reimbursed.

S.B. 1641—HATFIELD. (Agr.) Adds Sec. 736.5, Ag. C., re fluid milk and fluid cream.

Requires establishment of prices of fluid milk which is separated into skim milk and cream in area where purchased and sold within or without that area. Requires payment of price in area where sold on basis of fluid milk prices even though fluid cream plan is in effect in area of sale.

S.B. 1642—HATFIELD. (Agr.) Amends Sec. 1080, Ag. C., re use of injurious materials in agricultural operations.

Extends time limit of section authorizing Director of Agriculture to adopt regulations governing such use, until 91st day after 1957, rather than 1953, Regular Session.

S.B. 1643—HATFIELD. (Agr.) Amends Sec. 205.5, Ag. C., re livestock quarantine and disease prevention.

Extends time limit of section establishing State Livestock Sanitary Committee, until 91st day after 1955, rather than 1953, Regular Session.

S.B. 1644—HATFIELD. (Agr.) Repeals Sec. 1881.3, Civ. C., re private bulk storage of grain, to dispense with time limitation on provisions relating thereto.

S.B. 1645—HATFIELD. (Wat. Res.) Amends Secs. 58950 and 58980, Gov. C., re dissolution of districts.

Makes automatic dissolution provisions apply specifically to any tax or assessment district.

S.B. 1646—HATFIELD. (Wat. Res.) Amends Sec. 58950, Gov. C., specifically restricting application of provisions for alternative method of dissolution of districts.

S.B. 1647—HATFIELD. (Wat. Res.) Amends Sec. 35951, Wat. C., re irrigation district powers to issue bonds.

Gives district power to issue bonds for improving and financing irrigation works, for drainage and reclamation works incidental to irrigation and for funds to fulfill contractual commitments and for maintenance and operation of district works.

To take effect immediately, urgency measure.

S.B. 1648—HATFIELD. (Wat. Res.) Adds Sec. 463, P. U. C., re contracts to transmit electric power developed by facilities of the Central Valley Project.

Prohibits Public Utilities Commission from approving making of agreements providing for utilization of facilities of public utility to transmit hydroelectric energy developed by facilities of Central Valley Project for use outside of this State, unless energy cannot be reasonably utilized to meet existing needs within California, and provision is made for termination of agreement whenever energy can be so utilized.

S.B. 1649—HATFIELD. (Wat. Res.) Adds Sec. 1253.5, Wat. C., re appropriation of water for hydroelectric development.

Requires that conditions be inserted in licenses to appropriate water for power purposes whereby only such power as can not reasonably be utilized in California may be sold or transmitted for use outside of State, and such use must terminate whenever power can reasonably be utilized to meet needs within California.

S.B. 1650—HATFIELD. (Wat. Res.) Amends Act 2202, the Drainage District Act of 1903, re organization and government of drainage districts.

Specifically provides that directors at large selected under present law shall be in addition to directors elected from divisions.

Authorizes formation of district with 3 divisions, 2 directors being selected from each division and formation with 5 divisions, 1 director being selected from each division.

Provides procedure for determining term of directors if there is an even number of district directors.

Provides that in special elections as to proposed work, question shall be submitted as to whether project is to be financed by bonds or annual assessments, and if majority of electors choose assessment method, directors must undertake project by units, depending on amount of money available each year from annual assessments.

Validates districts already operating with 6 directors.

To take effect immediately, urgency measure.

S.B. 1651—HATFIELD. (Wat. Res.) Add Secs. 1254.5, 1305, and 1332, Wat. C., re appropriation of water.

Provides for conditioning of permits to appropriate water to provide for release of water for fish life, upon request of Department of Fish and Game, when found necessary in public interest.

Requires that notice of such application contemplating diversion by artificial obstruction be given Department of Fish and Game at time of notice to applicant and authorizes protest to introduce evidence to show public interest in releasing water for fish life.

S.B. 1652—HATFIELD. (Wat. Res.) Amends Sec. 20911, Wat. C., providing that sample ballots shall be mailed to qualified electors not less than 3 whole days before irrigation district formation election.

S.B. 1653—HATFIELD. (Wat. Res.) Amends Sec. 10500, repeals Secs. 10501, 10502 and 10503, Wat. C., re appropriation of water.

Provides that applications filed by Department of Finance required for plan for development, utilization or conservation of water resources, shall have priority as of date of filing over subsequent applications and that requirements of diligence are not applicable to such applications.

Eliminates method of securing such priorities by publication of notice of intent to file applications to appropriate water.

S.B. 1654—HATFIELD. (Wat. Res.) Amends Sec. 35454, Wat. C., re California water districts.

Provides that when supply is inadequate, district may require reduction in use of water by owners of land where $\frac{1}{3}$, rather than $\frac{1}{2}$, of year's revenue of district is derived from charges made for sale of water.

S.B. 1655—HATFIELD. (Wat. Res.) Amends Sec. 10500, Wat. C., re applications to appropriate water.

Provides that applications filed by the Department of Finance in connection with plan for development, utilization or conservation of water resources, shall be filed pursuant to provisions regulating appropriation of water, and when so filed, shall have priority as of date of filing over subsequent applications, and not subject to requirements of diligence until October 1, 1955.

S.B. 1656—HATFIELD. (Wat. Res.) Adds Sec. 35855, amends Sec. 35951, Wat. C., re California water districts.

Permits district to submit contracts and proposed contracts to court to determine validity.

Provides that district may issue bonds for acquiring necessary irrigation, drainage, and power facilities, acquiring funds to fulfill contractual agreements with other agencies, and acquiring funds for any district purpose.

To take effect immediately, urgency measure.

S.B. 1657—HATFIELD, WILLIAMS, AND HULSE. (Wat. Res.) Amends, adds, repeals various Secs., Wat. C., Gov. C., Act 9178f, the State Water Resources Act of 1945, re state administration of water resources.

Creates Department of Water Resources and prescribes its powers and duties.

Adds District Federal Cooperation Law.

Revises provisions for supervision of districts contracting with United States.

S.B. 1658—HATFIELD. (Wat. Res.) Amends Sec. 35602, Wat. C., re California water districts, making no substantive change.

S.B. 1659—HATFIELD. (Fin.) Appropriates \$700,000 from Flood Control Fund of 1946 for expenditures in connection with project for Merced County Stream Group.

S.B. 1660—HATFIELD. (Fin.) Appropriates \$750,000 from Flood Control Fund of 1946 for expenditures in connection with construction of project for Merced County Stream Group.

To take effect immediately, usual current expense.

S.B. 1661—HATFIELD. (L. Gov.) Adds Secs. 58857.5 and 58861, Gov. C., re changes in district boundaries.

Requires county boundary commission to hold hearing prior to making report or recommendation on changes and to give written notice by mail to persons owning property upon which assessment for taxes will be affected by proposal.

Requires hearing and notice by supervisors where law under which district is organized does not provide for notices or hearing.

S.B. 1662—HATFIELD. (L. Gov.) Amends and adds various Secs., Gov. C., re change of district boundaries.

Broadens scope of definition of "proposal" as contained in provisions requiring county boundary commission to approve boundaries of proposed districts or changes in boundaries of existing district, to delete requirement that proposal requires approval of board of supervisors, and eliminating from definition requirement that proposal involve district having its taxes collected with county taxes. Makes other changes in conformity therewith.

Requires proposal to be filed with boundary commission of each county in which the territory included within the proposal is located, and requires commission to set a date for hearing of proposal.

Requires secretary of commission to publish notice of hearing on proposal as specified.

Authorizes property owners to file statements each fiscal year with county assessor and county clerk requesting that notices of all proposals affecting their property be mailed to them, and requires secretary of commission to notify them of all proposals affecting the property.

S.B. 1663—HATFIELD. (L. Gov.) Amends Sec. 28123, Gov. C., and Sec. 423, Ed. C., re compensation for public service in Merced County, making unspecified changes.

S.B. 1664—HATFIELD. (L. Gov.) Amends Sec. 28134, Gov. C., making various changes in supervisors' and jurors' mileage allowances and jurors' fees in Madera County.

S.B. 1665—HATFIELD. (L. Gov.) Amends Sec. 28134, Gov. C., and Sec. 434, Ed. C., re compensation for public service in Madera County, making unspecified changes.

S.B. 1666—HATFIELD. (Rev. & Tax.) Amends Sec. 17721, R. & T. C., re personal income taxation.

Provides that "property used in the trade or business" includes livestock held for draft, breeding or dairy purposes for more than 12 months, in application of provisions extending capital gains and losses treatment to property used in trade or business.

To take effect immediately, tax levy.

S.B. 1667—HATFIELD. (Trans.) Amends Secs. 30218 and 30306, S. & H. C., re payment of operating, maintenance, and insurance costs on toll bridges, tubes, or toll highways crossings.

Requires such payment from tolls as to all such bridges, tubes, and crossings hereafter acquired or constructed under California Toll Bridge Authority Act.

S.B. 1668—HATFIELD. (Trans.) Amends Act 3303r.1, the Secondary Highways Act of 1951, re financial aid for county highways.

Provides for payment of State's share for construction of county highways under Federal-aid Highway Act of 1950 from State Highway Fund, rather than by counties. Requires amount to be made available to be apportioned for expenditure in counties on same formula as provided in federal act for apportionment of federal money among the several states.

S.B. 1669—HATFIELD. (Lab.) Repeals and adds various Secs., Lab. C., re labor disputes.

Repeals Ch. 8, Pt. 3, Div. 2, Lab. C., the Hot Cargo Act, and adds new chapter declaring public policy of state with respect to labor disputes, and specifically declaring secondary strike and secondary boycott contrary to public policy.

Declares, as public policy, that labor's interest in improving working conditions does not justify employees acts directed against employer other than own, and intended to cause breach, suspension, or termination of contractual relations between such employers.

S.B. 1670—HATFIELD. (Lab.) Repeals and adds various Secs., Lab. C., re labor disputes.

See digest of S.B. 1669, apparently identical.

S.B. 1671—HATFIELD. (F. & G.) Amends and adds various Secs., F. & G. C., re powers of Fish and Game Commission and Department of Fish and Game.

Continues certain powers in commission and specifies that in certain Secs., F. & G. C., references to commission are to be deemed references to department. Amends specific provisions to separate powers of commission from those of department.

S.B. 1672—HATFIELD. (F. & G.) Adds Sec. 13.4, F. & G. C., re powers of Fish and Game Commission and Department of Fish and Game.

Enumerates Secs. F. & G. C. in which references to "commission" and Division of Fish and Game are to be deemed references to department. Provides that references to justice of peace or justice's court are to be deemed references to judge of justice court or justice court.

S.B. 1673—HATFIELD. (F. & G.) Amends Sec. 39.1, adds Sec. 16.6, repeals Sec. 16.5, F. & G. C., re game refuges.

Prohibits Fish and Game Commission from opening game refuge or preserve created by statute to hunting or fishing.

S.B. 1674—HATFIELD. (Agr.) Amends Sec. 92.5, Ag. C., re agricultural fairs to delete unnecessary language.

S.B. 1675—HATFIELD. (Agr.) Amends Sec. 400, Ag. C., re estrays, to correct cross-reference.

S.B. 1676—HATFIELD. (Agr.) Amends Sec. 1092, Ag. C., re commercial feeding stuffs to refer to general, rather than regular, sessions and to simplify cross-references.

S.B. 1677—HATFIELD. (Agr.) Amends Sec. 205.5, Ag. C., re State Livestock Sanitary Committee.

Extends provisions re such committee to 91st day after 1955, rather than 1953, Regular Session.

S.B. 1678—HATFIELD. (Agr.) Amends Sec. 1080, Ag. C., re use of injurious materials in agricultural operations.

See digest of S.B. 1642, apparently identical.

S.B. 1679—HATFIELD. (Agr.) Adds Sec. 30.6, Ag. C., re artificial insemination of bovine animals.

Provides for continuing investigation by Department of Agriculture and reports to Governor and Legislature as to need for statutory regulation. Reports are to contain estimate of proportionate extent of artificial, as compared to natural, insemination.

S.B. 1680—HATFIELD. (Agr.) Add Sec. 451.1, Ag. C., re sale of market milk.

Prohibits sale of market milk for consumption in its raw state, except certified milk or guaranteed raw goats' milk.

S.B. 1681—HATFIELD. (Agr.) Amends Sec. 525, Ag. C., re definition of dairy farm.

Provides that dairy farm is one where more than 1 cow or 3 goats, rather than 2 cows or 6 goats, are in lactation.

S.B. 1682—HATFIELD. (Agr.) Amends Sec. 1220, Ag. C., re cooperative associations, to correct reference to Corporate Securities Law.

S.B. 1683—HATFIELD. (Agr.) Amends Sec. 1239, Ag. C., re agricultural warehouses.

Authorizes repayment of appropriations made in 1933 of at least 5 percent, rather than 5 percent, of fees collected each quarter for warehouse inspection.

S.B. 1684—HATFIELD. (Agr.) Amends Sec. 106.1, Ag. C., re quarantine inspection stations.

Clarifies provision requiring vehicles to stop at such stations.

S.B. 1685—HATFIELD. (Agr.) Amends Sec. 900, Ag. C., re field crops.

Deletes provisions re repayment of appropriations made in 1933 for revolving fund for field crop functions.

S.B. 1686—HATFIELD. (Agr.) Amends Sec. 1044.5, Ag. C., re fertilizing material.

Provides that in actions arising under section, value of property seized shall determine court's jurisdiction as if action were for recovery of property, and deletes provisions specifying when municipal and justice courts have jurisdiction.

S.B. 1687—HATFIELD. (Agr.) Amends Sec. 861, Ag. C., re canned olives, to delete obsolete provisions.

S.B. 1688—HATFIELD. (Agr.) Amends Sec. 1300.18, Ag. C., re marketing orders issued by Director of Agriculture, making no substantive change.

S.B. 1689—HATFIELD. (Agr.) Amends Sec. 785, Ag. C., re fruit, nut, and vegetable standards.

Provides that in actions arising under section, value of property seized shall determine court's jurisdiction as if action were for recovery of property, and deletes present provisions specifying when municipal and justice courts have jurisdiction.

S.B. 1690—HATFIELD. (Agr.) Amends Sec. 1106.2, Ag. C., re egg standards.

Provides that in actions arising under section, the value of property seized shall determine court's jurisdiction as if action were for recovery of property, and deletes present provisions specifying when municipal and justice courts have jurisdiction.

S.B. 1691—HATFIELD. (Agr.) Adds Sec. 735.3a, Ag. C., re marketing of fluid milk and fluid cream.

Requires price of fluid milk to be based upon both milk fat and skim milk therein. Provides that wherever skim milk or cream are sold in marketing area other than that in which purchased price to producer shall be that where skim milk or cream are ultimately sold.

S.B. 1692—HATFIELD. (Agr.) Amends Sec. 461, Ag. C., re selling or disposing of milk in other than standard milk bottles or single service containers, making no substantive change.

S.B. 1693—HATFIELD. (Agr.) Amends Sec. 736.1-1, Ag. C., re stabilization and marketing plans for fluid milk and fluid cream, making technical changes.

S.B. 1694—HATFIELD. (Agr.) Repeals and adds Ch. 3, Div. 3, H. & S. C., re anti-rabies and dog licensing law.

Provides for licensing dogs over 5 months of age and for anti-rabies vaccination of any allowed at large; for licensing of kennels; for the impounding, treatment and disposition of stray or rabid dogs; for reporting, isolation and quarantine of rabies cases by local health officers; and for enforcement by local health officers or specially designated officers, or peace officers.

Makes wilful abandonment of dog or violation of law or interference with enforcement officer a misdemeanor.

Authorizes State Department of Health to assist local authorities when necessary.

S.B. 1695—HATFIELD. (Agr.) Amends Secs. 744.2, 743, and 746.2, Ag. C., re California Dairy Industry Advisory Board.

Increases membership of board from 19 to 25 members, producer members from 8 to 11 and handler members from 8 to 11. Provides that in each such class membership shall be divided between market milk producers and handlers and manufacturing milk producers and handlers in same proportion as such milk is produced in State, but this is not to operate to remove member. Provides procedure for appointment and terms of members.

Provides for referendum to producers and producer-handlers of market milk on question of providing that fee as to such milk is 5 mills per pound milk fat for milk produced and handled in November and June, as well as in October and May in each fiscal year. Provides procedure for conducting referendum.

S.B. 1696—HATFIELD. (Agr.) Amends Secs. 744.2, 743, and 746.2, Ag. C., re California Dairy Industry Advisory Board.

Same as S. B. 1695, except referendum is to propose change of market milk fee of 2 mills per pound milk fat produced and handled in each calendar month, rather than 5 mills per pound on such milk produced and handled in October and May.

S.B. 1697—HATFIELD AND HOFFMAN. (Agr.) Adds Art. 2b, Ch. 3, Div. 2, Ag. C., re feeding garbage to swine.

See digest of S. B. 892, apparently identical in effect except this bill does not provide for processing garbage.

S.B. 1698—HATFIELD. (Agr.) Adds Sec. 207.6, Ag. C., re payment for animal disease control purposes.

Authorizes payment of full appraised value of destroyed animal as determined by board of 3 members, 2 appointed by Director of Agriculture and 1 by Dean of College of Agriculture, University of California, regardless of limitation on amount of federal contribution for such purpose.

S.B. 1699—HATFIELD. (Agr.) Repeals Sec. 1881.3, Civ. C., re private bulk storage of grain.

See digest of S. B. 1644, apparently identical.

S.B. 1700—HATFIELD. (Agr.) Amends Sec. 1881.3, Civ. C., re bulk storage of grain, to extend provisions of chapter relating thereto from December 31, 1953, to December 31, 1955.

S.B. 1701—HATFIELD. (Agr.) Amends Ch. heading of Ch. 2, Div. 4, adds Secs. 458 and 666.5, amends Secs. 651 and 705, Ag. C., re milk products and imitations thereof.

Defines milk product as one principal ingredient of which is milk or derivative of milk and which contains no edible oil or fat, other than milk fat, except natural fat of fruit, chocolate, and other products permitted to be in milk product.

Provides that imitation milk product must be designed or intended for some or all uses to which milk product it resembles is put. Puts imitation milk products plant under inspection of Department of Agriculture. Increases minimum fine for violation of milk and milk products law from \$25 to \$100.

S.B. 1702—BREED. (Pub. H. & S.) Adds Sec. 16900.1, H. & S. C., to make regulations re gas appliances and gas flues and vents applicable only to appliances in buildings constructed after September 19, 1951.

S.B. 1703—WAY. (Trans.) Appropriates \$9,500 from State Highway Fund to Department of Public Works for payment of not more than $\frac{1}{2}$ of cost of widening, resurfacing, and straightening College Boulevard in City of Arcata.

S.B. 1704—GRUNSKY. (Nat. Res.) Adds, amends, and repeals various secs., P. R. C., re Division of Beaches and Parks and State Park Commission.

Declares state policy as to exercise of governmental functions in departmental framework with responsible executive officer.

Clarifies provisions relative to administration of Division of Beaches and Parks and State Park System.

Gives commission power to formulate policies as to acquisition and operation of State Park System, to adopt policies for government and administration of State Park System, requiring rules and regulations adopted therefor to be available to public inspection in each state park.

Eliminates specific requirements as to commission's annual report to Governor.

Transfers beach erosion duties to State Engineer.

S.B. 1705—GRUNSKY. (Nat. Res.) Amends Ch. 1422, 1945, providing that funds made available by that act for beach and park purposes need not be matched by funds from other sources when such funds are used in acquiring state lands.

S.B. 1706—BROWN. (L. Gov.) Repeals Sections 23177 and 23178, Gov. C., which validated common boundaries of counties in use for 15 years, and provided for recordation of instruments affecting title to real property affected by such boundary.

S.B. 1707—CUNNINGHAM. (Wat. Res.) Adds Art. 5, Ch. 2, Div. 1, Wat. C., re beach erosion control.

Gives State Engineer duties with regard to investigation, planning, and construction of beach erosion control and stabilization works, and gives him power to cooperate with and advise governmental agencies as to beach erosion control.

Provides that State Engineer with approval of Director of Finance will administer any state funds available to match federal funds with respect to any federal project for beach erosion control.

Provides for transfer of all reports, records, plans, data, and documents relating to beach erosion control and for transfer of any funds appropriated by Budget Act of 1953 from Division of Beaches and Parks and Department of natural Resources to Division of Water Resources.

S.B. 1708—McBRIDE. (Jud.) Amends Sec. 377, C. C. P., re attorney's fees payable by heirs or personal representatives in action for damages for death caused by wrongful act or negligence of another, to limit such fees to maximum of 25 percent of amount recovered and collected exclusive of costs.

S.B. 1709—McBRIDE. (Jud.) Adds Sec. 302, C. C. P., re attorney's fees in actions for damages based on bodily injury or death, to limit such fees to 25 percent of amount recovered and collected exclusive of costs.

S.B. 1710—McBRIDE. (Lab.) Amends Sec. 3863, Lab. C., re workmen's compensation.

In case of action against third person by employee for injury suffered, prohibits fee for employee's attorney in excess of 25 percent of amount recovered.

S.B. 1711—McBRIDE. (Lab.) Amends Sec. 11732, Ins. C., re workmen's compensation insurance.

Provides premium rates fixed by Insurance Commissioner shall include reasonable margin for underwriting profit and contingencies.

S.B. 1712—McBRIDE. (Lab.) Amends Sec. 11730, Ins. C., to change definition of merit rating.

S.B. 1713—McBRIDE. (Fin. Inst.) Repeals and adds Div. 3, Fin. C., re check sellers and cashers.

Requires bond of \$5,000, rather than liquid assets of \$1,000, for check cashing only, or \$5,000 for sale of checks.

Provides for license fee of \$50 for principal office, \$5 for each branch office, and \$1 for each agency, rather than \$100 general license fee and \$100 application fee and \$200 annual license fee for mobile unit.

Requires money received as agent to be kept in trust account; checks sold to be drawn on California bank; and certified list of employees authorized to sign checks to be maintained by licensee.

Deletes schedule of fees for cashing checks; requires that such fees not be in excess of posted fees.

Provides that information submitted to Corporation Commissioner is open to public inspection; for escheat of unclaimed money after four years; and for special powers of seizure in commissioner when business terminated without payment of outstanding claims.

Makes other changes.

S.B. 1714—McBRIDE. (Rev. & Tax.) Amends Sec. 6454, R. & T. C., re sales and use taxation.

Provides that where return is filed and tax paid within required time, retailer shall be entitled to deduct 3% of tax reported.

S.B. 1715—BREED. (Trans.) New act, and amends Sec. 30605, and repeals Secs. 30606, 30607, and 30608, S. & H. C., re toll crossings across San Francisco Bay.

Authorizes California Toll Bridge Authority to determine approaches to San Francisco-Oakland Bay Bridge and any new crossing, and describes certain approaches to said bridge as state highways; latter to be constructed from state highway construction funds, and (if bond indentures permit) from proceeds of bonds secured by tolls of existing bridge or new bridge, or directly from tolls, or from any combination of such funds; the former only from bond proceeds or tolls.

Deletes existing provisions re payment of cost of operation, maintenance, and insurance on existing bridge and any new bridge. Requires cost of operation and insurance on such bridges to be paid from tolls, and cost of maintenance from northern counties' construction money in State Highway Fund.

Appropriates \$1,500,000 for studies re southern crossing, and requires repayment, with 1½% interest, from proceeds of first sale of revenue bonds for such crossing or from proceeds of bonds secured by tolls of existing bridge (if federal law permits), whichever is earliest; or if no bonds are issued, from tolls of existing bridge after retirement of bonds.

To take effect immediately, urgency measure.

S.B. 1716—REGAN. (Gov. Eff.) New act, authorizing Secretary of State to purchase and operate laminating equipment for preservation of state records, and appropriating unspecified sum therefor.

S.B. 1717—REGAN. (Gov. Eff.) Amends Sec. 8201, Gov. C., re notaries public.

Requires applicant to answer under oath written questionnaire to determine fitness to exercise functions of office.

Provides for \$2 fee.

S.B. 1718—COOMBS. (L. Gov.) Amends Sec. 28133, Gov. C., re compensation for public service in Yolo County, making unspecified change.

S.B. 1719—COOMBS. (L. Gov.) Amends Sec. 28130, Gov. C., re compensation for public service in Napa County, making unspecified change.

S.B. 1720—ED. C. JOHNSON. (Jud.) Amends Sec. 928, Pen. C., re powers of grand jury.

Empowers grand jury to examine records and accounts of special districts or authorities within county and to make reports and recommendations as to findings.

S.B. 1721—ED. C. JOHNSON. (Gov. Eff.) Adds Art. 10, Ch. 4, Pt. 1, Div. 2, Title 5, Gov. C., re financial records of local governmental agencies.

Provides records of actual or intended expenditures, including pay rolls, purchase orders, and records of claims are public records and open to inspection.

S.B. 1722—TENNEY. (Pub. H. & S.) Amends Sec. 7010, H. & S. C., to enlarge definition of cremation to include scattering of remains, as well as placement in a grave, vault, or niche.

S.B. 1723—BYRNE. (Trans.) Amends Sec. 210.1, Veh. C., re registration of vehicles owned by nonresidents.

Exempts nonresident members of armed forces on active duty in this State from registration of their vehicles upon expiration of nonresident registration or upon transfer of vehicle within this State if such person has registered vehicle with his commanding officer and Department of Motor Vehicles is notified of such registration.

S.B. 1724—BYRNE. (Inst.) Amends Sec. 2035, Pen. C., to provide that Deuel Vocational Institution shall be under custody of Director of Corrections or Youth Authority, rather than under custody of both.

S.B. 1725—BYRNE. (Inst.) Amends Sec. 1710, W. & I. C., re Youth Authority and director thereof, making no substantive change.

S.B. 1726—DESMOND. (B. & P.) Amends Act 3796, the Alcoholic Beverage Control Act, re licensing of bartenders.

Requires bartenders to secure license from State Board of Equalization, and prescribes procedure re issuance of such licenses.

S.B. 1727—DESMOND. (B. & P.) Amends Sec. 6604, B. & P. C., re use of barbering premises for other purposes.

Provides that soft drink beverages sold in sealed containers may be sold in room or place used for barbering without requirement of partition between barbering room and place used for such purpose.

S.B. 1728—BYRNE. (Inst.) Amends Sec. 6002, Pen. C., re Youth Authority and the director thereof, making no substantive change.

S.B. 1729—DESMOND. (Soc. Wel.) Amends Act 8780d, the Unemployment Insurance Act, re unemployment disability compensation.

Provides that individuals entitlement to disability benefits shall be determined under Disability Article of Act and without regard to benefit year established for unemployment compensation benefit purposes. Makes other changes needed to carry out above provision.

S.B. 1730—TENNEY. (Trans.) Amends Sec. 250, Veh. C., re fines for failure to renew drivers' licenses.

Provides person convicted of driving vehicle with expired operator's license, when failure to apply for renewal of license is not wilful, shall not be fined in excess of \$5 if license expired less than 90 days before date of violation, nor in excess of \$10 if it expired before 2 years from date of violation, nor more than \$20 if it expired between 2 and 3 years from date of violation.

S.B. 1731—COOMBS. (Trans.) Amends Sec. 27000, S. & H. C., re bridge and highway districts, making no substantive change.

S.B. 1732—COOMBS. (Trans.) Amends Sec. 27020, S. & H. C., re organization of bridge and highway districts, making no substantive change.

S.B. 1733—COOMBS. (Trans.) Amends Secs. 27229 and 27281, and adds Sec. 27246, S. & H. C., re bridge and highway districts.

Requires approval of proposition for issuance of refunding bonds by majority vote of electors of district.

Authorizes board of directors of district to purchase district bonds from money in sinking or other fund for payment of bonds, and requires such bonds to be cancelled and not issued again.

Requires board to fix tolls to provide, among other things, funds for payment of principal of bonds in as short a time as is economically feasible, in prudent judgment of board.

S.B. 1734—COOMBS. (Trans.) Amends Sec. 27183, S. & H. C., to require engineer of bridge and highway district to be licensed civil engineer.

S.B. 1735—COOMBS. (Trans.) Adds Sec. 27173.5, S. & H. C., to require bridge and highway districts to advertise for bids for all construction works.

S.B. 1736—COOMBS. (Trans.) Adds Ch. 9.5, Pt. 3, Div. 16, and amends Sec. 22729, S. & H. C., re acquisition of toll roads and issuance of refunding bonds by bridge and highway districts.

Authorizes district to acquire, construct, operate and maintain toll roads connected with toll bridges owned and operated by district.

Authorizes issuance of revenue bonds to finance such toll roads, repayable from tolls of such roads.

Provides that proposition for issuance of refunding bonds must be approved by majority vote of electors.

S.B. 1737—BUSCH. (Soc. Wel.) Amends Sec. 147, W. & I. C., re solicitation of funds for charitable purposes, making no substantive change.

S.B. 1738—BUSCH. (Gov. Eff.) Amends Sec. 79, C. C. P., changing minimum salary of superior court judges from \$10,000 to unspecified sum.

S.B. 1739—BUSCH. (F. & G.) Amends Sec. 39.1, F. & G. C., re special seasons on big game animals and upland game birds.

Specifies that Fish and Game Commission may provide for special deer seasons based on sex or maturity. Provides for hearing at convenient place rather than in county seat of county in which area or larger part of area lies. Provides that hearing may be conducted by regional manager in lieu of commission, member thereof, or Director of Department of Fish and Game.

S.B. 1740—BUSCH. (L. Gov.) Amends Sec. 28132, Gov. C., re compensation of jurors in Mendocino County.

Allows grand jurors and trial jurors in superior court 20 cents for each mile traveled from residence to place of service and for going only, same amount each time a case or meeting of grand jury is recessed for as long as 2 days, and allows \$3 daily as per diem compensation for any day he receives mileage, rather than allowing 20 cents a mile from residence to place of service but once during any session of court or grand jury.

Allows \$3 a day for jury duty in judicial district courts and coroner's inquests rather than \$2 a day for jurors in justices' or recorder's courts and coroner's inquests.

Requires payments of such jurors in criminal case in judicial district courts, rather than recorder's courts, to be paid by county, rather than city.

S.B. 1741—BUSCH. (Gov. Eff.) Amends Sec. 79.23, C. C. P., changing salary of superior court judge of Mendocino County, from \$12,000 per year to unspecified amount.

S.B. 1742—BUSCH. (F. & G.) Amends Sec. 340, F. & G. C., re public shooting grounds.

Deletes provisions for 2 open meetings of Fish and Game Commission for determining and making orders re taking birds or mammals on public shooting grounds.

S.B. 1743—DORSEY. (Wat. Res.) Amends Act 2203, the Drainage District Improvement Act of 1919, re appointment of engineer of construction.

Provides that supervisors may appoint any licensed engineer except county surveyor to be engineer of construction to prepare plans and to superintend construction of improvements. Gives engineer of construction all powers, duties and obligations given county surveyor under act.

To take effect immediately, urgency measure.

S.B. 1744—DORSEY. (Trans.) Amends Sec. 142, Veh. C., re vehicles exempted from registration.

Exempts from registration cotton trailer operated between cotton fields and gin yards which is only incidentally operated or moved on highway as trailer.

S.B. 1745—WARD. (Jud.) Adds Sec. 48b, Civ. C., re libel and slander.

Limits plaintiff to special damages in libel or slander action based upon credit report made by credit association unless correction is demanded as provided and demand is not complied with in time specified, in which case, general, special and exemplary damages may be had, except that no exemplary damages may accrue unless actual malice by defendant is shown.

S.B. 1746—WEYBRET. (Soc. Wel.) Amends, repeals, and adds various Secs., W. & I. C., re public assistance, including liability of responsible relatives of aged aid applicants and recipients, real property owned by applicants, and duty to repay such assistance out of the estates of recipients.

Deletes provisions requiring responsible relatives to support applicants for and recipients of aged aid.

Prohibits applicant for or recipient of aged aid from transferring real property owned by him unless he first obtains consent of county granting aid, or withdraws his application before receiving any payment, or he repays all public assistance previously received from any county. Provides that if applicant or recipient does not obtain consent, he is ineligible to receive any public assistance for period to be determined on basis of value of property sold or assigned.

Provides that county shall have claim with priority of judgment against estates of recipients of aged aid for aid advanced, except as to surviving spouse where certain specified conditions are fulfilled.

S.B. 1747—WEYBRET. (Soc. Wel.) Amends Sec. 118, W. & I. C., re confidential nature of records.

Provides where United States Government gives grants-in-aid to public aid programs, records of individuals under such programs may be examined by state or county officers charged with supervising such public assistance, or controlling funds applicable thereto, and by grand juries.

Provides that any citizen may demand and receive from custodian of such records statement of amount, character and value of public assistance received by any person.

Prohibits use of list of names obtained through access to such records for commercial or political purposes. Deletes provision prohibiting publishing or disclosing of any list of persons receiving public assistance, and provision prohibiting publishing, disclosing, or use of any confidential information pertaining to applicant or recipient unless for purposes directly connected with administration of public assistance.

Deletes provision prohibiting use of public assistance records for any purpose not directly connected with administration of applicable provisions of the code.

S.B. 1748—WEYBRET. (Rev. & Tax.) Amends and adds various Secs., R. & T. C., re personal income taxation.

Provides for deduction of expenses incurred in adopting child.

Includes in category of "dependent" any child placed in custody of taxpayer for adoption.

S.B. 1749—WEYBRET. (Soc. Wel.) Amends Secs. 2011, 3088, 3474, W. & I. C., re responsible relatives of recipients for and applicants of aged and blind aid, making no substantive change.

S.B. 1750—DORSEY. (Ed.) Adds Ch. 6.5, Div. 10, Ed. C., to establish California School of Mines in eastern portion of Kern County and appropriate unspecified sum for site, buildings, and equipment.

S.B. 1751—WAY AND OTHERS. (Trans.) Amends Sec. 356, S. & H. C., re State Highway Route 56.

Deletes requirement that cost of construction of certain portions of said route be paid only from minimum amounts allocated for expenditure in counties of Sonoma, Mendocino, and Humboldt and provision that such portions need not be maintained by Department of Public Works until laid out and constructed as state highway.

S.B. 1752—BROWN. (L. Gov.) New act, the Power District Act of 1953, denoting title of act but omitting details as to formation, boundaries, organization, government, powers and duties of districts.

S.B. 1753—KRAFT. (B. & P.) Adds Sec. 4090.5, B. & P. C., re practice of pharmacy.

Provides that certificate for practice of pharmacy issued to persons qualifying, authorizes holder to sell and dispense prophylactics, hypodermics, and hypnotics.

S.B. 1754—DONNELLY. (Jud.) Amends Sec. 340, C. C. P., re limitation of actions, to make 1-year period of limitation applicable to actions against veterinarians for negligence resulting in injury to plaintiff's property.

S.B. 1755—HOFFMAN. (Agr.) Amends Sec. 771, Ag. C., re grapes for by-products, making no substantive change.

S.B. 1756—HOFFMAN. (F. & G.) Amends, adds, and repeals various Secs., F. & G. C., re sardines and Pacific mackerel.

Same effect as S.B. 1069, except this bill not urgency measure.

S.B. 1757—HOFFMAN. (Gov. Eff.) Amends Sec. 14030, Gov. C., re Division of Architecture Revolving Fund.

Authorizes use of money in fund to finance cost of construction projects for which Federal Government will contribute partial cost, if written evidence has been received from federal agency that such money will be paid upon completion of project.

S.B. 1758—ED. C. JOHNSON AND BYRNE. (F. & G.) Requires that unspecified sum of money appropriated to Division of Water Resources by Section 262 of Budget Act of 1952 be expended for investigation of fish and wild life requirements in connection with Feather River and Sacramento-San Joaquin Delta Diversion Projects.

S.B. 1759—BURNS. (Pub. H. & S.) Adds Ch. 1, Div. 21, H. & S. C., re adulteration and misbranding of cosmetics.

Prohibits preparation or distribution within, or introduction into, State of any cosmetic which is adulterated or misbranded.

Prohibits adulteration or misbranding of any cosmetic.

Provides that violation of chapter is misdemeanor and prescribes penalties for first and subsequent convictions.

Exempts from prosecution dealers who have used reasonable care in handling cosmetics and who can produce proper guaranty from their suppliers.

Prescribes manner in which State Board of Public Health is to enforce chapter and authorizes it to promulgate regulations therefor.

Authorizes seizure and destruction of adulterated and misbranded cosmetics by order of court or judge, or in absence of such order, with written consent of the owner.

Authorizes any superior or inferior court to condemn such cosmetics, and requires each district attorney to prosecute violations occurring within his county.

Requires one-half of all fines collected pursuant to this chapter by any court or judge to be paid into General Fund.

S.B. 1760—BURNS. (Trans.) Amends Sec. 7304, repeals Pt. 3, Div. 2, R. & T. C., re diesel fuel taxation.

Provides for taxing such fuel under gas tax law only.

S.B. 1761—BURNS. (Rev. & Tax.) Adds Sec. 6909, R. & T. C., re sales and use taxation.

Authorizes taxpayers, on obtaining authorization from State Board of Equalization, to credit overpayment for 1 year against tax for later year in return filed within 3 years of date of overpayment.

S.B. 1762—BURNS. (L. Gov.) Amend Sec. 28109, Gov. C., re compensation for public service in Fresno County.

Changes salary of district attorney from \$10,000 to \$15,000, each supervisor from \$4,800 to \$7,200, and chairman of board of supervisors from \$6,000 to \$9,000.

S.B. 1763—BURNS. (Ed.) Adds Secs. 19442 and 19443, Ed. C., re use of school property as service centers.

Requires any individual applying for use of schoolhouse property or grounds to state by affidavit that he is not knowingly Communist Party member. Requires same affidavit from officers and members of governing board or board of directors of any applicant society, group or organization. Prohibits use of school property without affidavit.

S.B. 1764—BURNS. (Gov. Eff.) Amends Sec. 79.10, C. C. P.

Increases compensation of superior court judges of Fresno County from \$14,250 to \$15,000.

S.B. 1765—BURNS. (Gov. Eff.) Amends and adds various secs. Gov. C., re contracts of public officers.

Provides that public officer shall not be deemed to be interested in contract in violation of law if his interest is that of nonsalaried director or officer of nonprofit corporation, of a holder of less than 5 percent of outstanding shares of a corporation for profit, or of an officer in being reimbursed for his actual and necessary expenses incurred in performance of official duty.

Provides that contracts not made by officers in their official capacity or by any body or board of which they are members are valid.

Makes same changes in provisions specifically prohibiting officers of 6th class cities from having such interests in contracts made by them in their official capacity.

Declares that no contract for purchase of equipment or commodities with a public agency is void or voidable because an officer of such agency is interested in such contract if contract made with lowest bidder after following specified bid procedures.

S.B. 1766—BURNS. (Trans.) Amends Secs. 8751 and 8752, R. & T. C., changing from 15th to last day of month following month in which taxable use occurs the due date and time for filing return for diesel tax.

S.B. 1767—BURNS. (Trans.) Amends Secs. 7305, 7306, and 8101, R. & T. C., re gas tax.

Provides for exemption of gas in ordinary fuel tank of motor vehicle brought into California, unless exempt as export in state from which transported.

Qualifies existing provision prohibiting refund of tax on fuel carried from California in fuel tank of motor vehicle, by permitting refund if fuel becomes subject to tax as "import" under laws of destination state.

To take effect immediately, tax levy.

S.B. 1768—BURNS. (L. Gov.) Amends Ch. 1227, Stats. 1951, changing salary of Fresno municipal court judges from \$8,400 to \$11,000.

S.B. 1769—BURNS. (B. & P.) Adds Sec. 3044.5, B. & P. C., re practice of optometry.

Authorizes issuance of certificate to practice optometry to person with 5 years experience as dispensing optician or as optometrist in another state.

S.B. 1770—BURNS. (Pub. H. & S.) Repeals Ch. 1, Div. 2, adds Ch. 1, Div. 2, H. & S. C., re regulation of clinics and dispensaries.

Repeals present provisions regulating and licensing clinics and dispensaries, defines clinics, provides for licensing by Department of Public Health, collection of fees therefor, and punishment for offenses defined therein.

S.B. 1771—BURNS AND MAYO. (Lab.) Amends Act. 8780d, the Unemployment Insurance Act, re disability benefits.

Increases special benefit payable to disabled individual during confinement in hospital from \$8 for not in excess of 12 days to \$15 for not in excess of 15 days.

S.B. 1772—BURNS. (Jud.) Amends Sec. 563e, Pen. C., re false and derogatory statements to extend prohibitions of section to such statements as to reputation as well as solvency or financial standing, and to include statements made against funeral directors as well as cemeteries, cemetery authorities, or cemetery corporations.

S.B. 1773—BURNS. (B. & P.) Amends Sec. 9683, and adds Sec. 7718.1, B. & P. C., re funeral directors and arrangements.

Makes act to influence or control selection of funeral director or embalmer or specify funeral arrangements as condition of providing benefit funds a misdemeanor.

Makes provision prohibiting false statements re cemetery business and prescribing penalties therefor applicable to funeral directors.

S.B. 1774—BURNS. (Pub. H. & S.) Amends and repeals various secs., H. & S. C., re release of human remains, use of embalming fluid, and transportation of bodies of persons dying from contagious diseases.

Makes failure to release human remains to person entitled to custody a misdemeanor.

Repeals provisions regulating use of embalming fluids.

Repeals provisions regulating transportation of bodies of persons dying from contagious diseases.

Deletes provisions pertaining to conformance by embalmers to rules of State Department of Public Health and use of approved yellow paster, where bodies received for transportation by common carrier.

Permits use of nonwooden transportation cases to transport human remains.

S.B. 1775—BURNS. (Pub. H. & S.) Adds Secs. 7115 and 10406, H. & S. C., re autopsies, and statement of cause of death.

Requires replacement of any organ removed in autopsy, except with approval of person controlling disposition of body.

Requires attending physician to inform coroner if unable to state cause of death within 15 hours.

S.B. 1776—BREED. (Inst.) Amends Secs. 3331, 3332, W. & I. C., re revolving fund of State Institutions for the Blind.

Changes name of the Workshops for the Blind Manufacturing Fund to the California Industries for the Blind Manufacturing Fund.

S.B. 1777—BREED. (Inst.) Repeals Sec. 3330, W. & I. C., re authorization to use manufacturing funds of Industrial Home for the Adult Blind and Industrial Workshops for the Blind to set up revolving funds for certain specified payments.

S.B. 1778—BREED. (Inst.) Adds Sec. 3302.3, W. & I. C., allowing Department of Education to insure materials and products of California Industries for Blind against damage or destruction by fire or water.

S.B. 1779—BURNS. (Agr.) Amends Secs. 1142 and 1142.3, Ag. C., re imported eggs and egg products.

Prohibits movement in intrastate commerce or use of egg products brought into State from other states prior to inspection by agent of State Board of Public Health.

S.B. 1780—HAROLD T. JOHNSON AND OTHERS. (Mil. & Vet. Aff.) Adds Sec. 879, M. & V. C., to authorize Department of Veterans Affairs, until July 1, 1955, to contract with school districts for providing of educational services to veterans in United States veterans hospitals.

S.B. 1781—BURNS. (Pub. H. & S.) Amends Sec. 28000, H. & S. C., to expand definition of horse meat to include cooked, as well as uncooked, meat.

S.B. 1782—BURNS. (B. & P.) Adds Sec. 6820, B. & P. C., re operating engineers.

Prohibits operation of stationary steam boiler, engine, steam turbine, or stationary refrigerating machine without license.

S.B. 1783—O'GARA. (Trans.) Adds Sec. 30107.5, S. & H. C., re operation of trains across bridges subject to jurisdiction of California Toll Bridge Authority.

Prohibits authority, without consent of Legislature, from consenting to decrease in number or frequency of trains operated across any bridge subject to its jurisdiction, and requires authority to oppose granting of any such application by Public Utilities Commission.

Requires City and County of San Francisco to be notified 30 days before filing of any such application with Public Utilities Commission and to be made party in such proceedings.

S.B. 1784—O'GARA. (Elec.) Repeals Arts. 3-8, incl., adds Art. 3, amends headings of Arts. 9, 10, 11, Ch. 1, Div. 5, Elec. C., re delegates to national conventions of political parties.

Revises provisions re such delegates. State Central Committee is to select group of candidates for delegate and is to certify to Secretary of State names of all persons who have publicly announced candidacy for nomination for presidency. Ballots are to be arranged so that voter may indicate choices for nomination for presidency. Delegation is to support candidates receiving highest votes until it becomes apparent such support is futile.

S.B. 1785—McCARTHY. (Gov. Eff.) New act, re certain described lands in Marin County.

Declares such lands no longer necessary or useful for navigation or fisheries and frees them from public trust for such purposes.

Permits anyone claiming interest in such lands to bring suit to quiet title to such lands or for declaratory relief in manner similar to that described in Ch. 335, 1921.

Authorizes State Lands Commission to sell any interest of State in such lands.

S.B. 1786—O'GARA. (Trans.) Adds Sec. 8106.5, amends Sec. 8107, R. & T. C., re gas tax.

Authorizes refund for evaporation losses in favor of reseller of motor vehicle fuel.

S.B. 1787—GIBSON. (Trans.) Appropriates \$800,000 from State Highway Fund to Department of Public Works for continuance of studies re proposed Carquinez Bridge and provides for repayment of appropriation.

S.B. 1788—GIBSON. (B. & P.) Amends Sec. 5091, B. & P. C., re accountancy.

Permits applicant for examination for certified public accountant to have public accountant permit in lieu of graduation from junior college.

S.B. 1789—GIBSON. (Fin. Inst.) Amends Sec. 7901, Fin. C., re borrower's membership in building and loan associations, making no substantive change.

S.B. 1790—GIBSON. (Wat. Res.) New act, dissolving Benicia Reclamation District.

S.B. 1791—GIBSON. (Gov. Eff.) Appropriates unspecified sum to California Highway Patrol for employment of unspecified number of additional patrolmen.

S.B. 1792—GIBSON. (Trans.) Amends Sec. 533, Veh. C., re operation of red light on school busses.

Requires school bus driver to operate red light warning signal when children are unloading or when bus is stopped for loading, instead of when children must cross street, highway or road to board bus or after unloading from bus.

S.B. 1793—GIBSON. (Trans.) Adds Sec. 135, Veh. C., re mechanical inspection of vehicles.

Requires Department of Motor Vehicles to provide for mechanical inspection of vehicles which must be registered, on highway or in any public garage, repair shop, parking lot, used car lot, or other similar establishment.

S.B. 1794—GIBSON. (Trans.) Amends Sec. 382, Veh. C., re fees for duplicate certificates, plates, and licenses.

Provides fee for duplicate certificate of ownership, registration card, or equipment receipts, and fee for duplicate license plates, substitute plates, or equipment identification plate for same vehicle, shall be unspecified sum instead of \$1.

Provides fee for duplicate operator's or chauffeur's license shall be unspecified sum instead of 50 cents.

S.B. 1795—GIBSON. (Trans.) Adds Sec. 771.5, Veh. C., re use of fines and forfeitures for driver education programs.

Requires unspecified percentage of fines and forfeitures collected by cities and counties for misdemeanor violations of code to be expended for driver education programs in cities and counties.

S.B. 1796—GIBSON. (Trans.) Adds Sec. 139.45, Veh. C., re supplying drivers of foreign vehicles with copy of traffic laws.

Requires California Highway Patrol to deliver free copy of State's traffic laws to driver of every foreign vehicle arriving at State's boundary line.

S.B. 1797—THOMPSON. (B. & P.) Adds Ch. 10, Div. 2, B. & P. C., the Practical Nurse Act.

Creates Board of Practical Nurse Examiners and prescribes its membership, organization and powers and duties.

Provides for licensing of practical nurses and for disciplinary action for certain offenses.

S.B. 1798—THOMPSON. (Wat. Res.) Amends Act 7335, The Santa Clara County Flood Control and Water Conservation District Act, re district finances.

Gives district board power to amend zone boundaries, or to divide and to superimpose zones.

* Permits district to tax real property only.

Permits district to tax for purpose of providing an improvement fund which may be used to pay for zone improvements when cost of construction would result in too

great tax burden for one year, such cost to be repaid by participating zones in years immediately following.

Makes Improvement Act of 1911 and Municipal Improvement Act of 1913 applicable when district wants to finance projects by assessment proceedings as alternate method of financing.

To take effect immediately, urgency measure.

S.B. 1799—THOMPSON. (Lab.) Adds Sec. 1165.6, Ins. C., to allow nonprofit organizations and associations of employers to obtain group workmen's compensation policies.

S.B. 1800—HOFFMAN AND SUTTON. (Mil. & Vet. Aff.) Adds Sec. 190, M. & V. C., re construction of armories.

Provides federal funds shall be deemed available for federal-state joint construction of armories when federal appropriation has been approved and National Guard Bureau or other appropriate federal agency advises Adjutant General of amount of funds available to State for such purpose.

To take effect immediately, urgency measure.

S.B. 1801—THOMPSON. (Nat. Res.) Amends Sec. 9053, P. R. C., re Soil Conservation Equipment Revolving Fund, making no substantive change.

S.B. 1802—THOMPSON. (B. & P.) Adds Sec. 7333.5, B. & P. C., re training of cosmetology junior operators.

Requires applicants for training of junior operators to be 21 years old, of good moral character, and hold hairdresser and cosmetician or cosmetologist manager-operator's license for 3 years.

Provides only 1 junior operator shall be trained in cosmetological establishment at one time.

S.B. 1803—MAYO. (Fin. Inst.) Amends Sec. 11740, Ins. C., re workmen's compensation insurers' reports of loss experience.

Makes filing of report of loss experience by workmen's compensation insurer mandatory instead of permissive.

Provides for public inspection of report.

Sets forth particulars required in report.

S.B. 1804—TENNEY. (Gov. Eff.) Amends Act 3796, the Alcoholic Beverage Control Act, and adds Sec. 23669.5, B. & P. C., to permit individual to bring alcoholic beverages purchased for \$50 or less into State for personal and family use.

S.B. 1805—CUNNINGHAM. (Rev. & Tax.) Adds Secs. 405.5, 441.5, 1603.5, and 1831.5, R. & T. C., re property taxation.

Changes dates for filing property statement and for assessing and equalizing.

S.B. 1806—HAROLD T. JOHNSON. (Trans.) Amends Sec. 8809, S. & H. C., re improvement bonds issued under Improvement Bond Act of 1915.

Requires legislative body of city or county, regardless of whether tax collector demands it, to levy special property tax (1) to pay for lands purchased or to be purchased at tax sales or (2) in addition, to pay installments of assessments or interest thereon which city or county is required to pay on property purchased by it at tax sales.

S.B. 1807—HAROLD T. JOHNSON. (Gov. Eff.) Amends Sec. 9355, Gov. C., re Legislators' Retirement System.

Provides that legislator in office on effective date of Statutes of 1953 may elect to become member of Legislators' Retirement System at any time prior to January 1, 1954.

S.B. 1808—SUTTON. (Trans.) Amends Sec. 100.2, S. & H. C., re closing city streets, making no substantive change.

S.B. 1809—SUTTON. (Nat. Res.) New act, re state parks.

Provides that when State Park Commission determines that all or part of state park is too inaccessible to serve public it may notify chief of Division of Beaches and Parks, Department of Natural Resources, of that fact and division may with approval of Director of Finance sell, exchange or dispose of such park land, proceeds to be deposited in state park special fund, to be available for purchase of other park land.

S.B. 1823—O'GARA. (B. & P.) Amends Sec. 8604, B. & P. C., re use of barbering premises for other purposes, making no substantive change.

S.B. 1824—O'GARA. (Jud.) Amends Sec. 59.5, C. C. P., re reports of Supreme Court opinions.

Requires minority opinions of Supreme Court to be printed in full in such reports even if majority opinions are not so printed.

S.B. 1825—O'GARA. (Gov. Eff.) Amends Sec. 16705, Gov. C., re lost or destroyed instruments, making no substantive change.

S.B. 1826—HAROLD T. JOHNSON. (Gov. Eff.) Amends Sec. 204g, C. C. P., re appointment of secretary and assistant secretaries of superior courts.

Allows judges of superior courts of counties with population of over 41,000, rather than 63,500, and not over 600,000 to make such appointments.

S.B. 1827—DILWORTH. (Ed.) Amends Sec. 5048.1, Ed. C., re state school building aid.

Deletes provision making additional apportionments for increased cost of project final if or when original apportionment is or becomes final. Makes applicable to such additional apportionments provisions for vote of district electors approving acceptance or repayment of apportionment.

S.B. 1828—WARD. (B. & P.) Amends Sec. 6885, B. & P. C., re licensing of collection agencies.

Deletes requirement that person taking examination for collection agency license for first time pay examination fee to Secretary of State, and provision that person be permitted to take subsequent examination without payment of an additional fee.

S.B. 1829—DILWORTH. (Jud.) Adds Sec. 172c, Pen. C., re sale of alcoholic beverages in vicinity of University of California at Riverside.

Makes sale of alcoholic beverages in excess of 3.2 percent alcoholic content within 1 mile of described portion of grounds of University of California at Riverside to be used by College of Letters and Sciences, a misdemeanor.

Exempts sale in existing licensed premises for 3 years.

S.B. 1830—GRUNSKY. (Fin. Inst.) Amends Sec. 1370, Ins. C., re reciprocal insurers.

Deletes requirement that real property in which reciprocal or interinsurance exchange may maintain its assets have been acquired to secure payment of prior loans or obligations.

S.B. 1831—BUSCH. (Gov. Eff.) Amends Act 5849a, Judges' Retirement Act, re retirement of judges for disability.

Provides that Commission on Qualifications, rather than Governor with consent of commission, may retire judge for disability.

S.B. 1832—BUSCH. (F. & G.) Amends Sec. 1151, F. & G. C., re use of artificial light in taking game fish, birds and mammals.

Restricts prohibition of use to game fish for which sporting fishing license required rather than those for which any license required.

Specifies what constitutes prima facie evidence of offense and defines term "artificial light."

S.B. 1833—WAY. (Gov. Eff.) Amends Sec. 79, C. C. P., changing minimum salary of superior court judges from \$10,000 to unspecified sum.

S.B. 1834—COOMBS. (Ed.) Adds Sec. 7431.3, Ed. C., re high school district bonding capacity.

Allows such district maintaining a junior college to issue bonds not to exceed 10 percent of taxable property in district.

Allows such district to have bonding capacity of high school district and of junior college district for purposes of Ch. 1.6, Div. 3, re state school building aid. Allows eligible district to receive apportionment for either high school or junior college purposes, or both. Prescribes method of computing outstanding indebtedness of such district for such purposes.

S.B. 1835—MILLER. (Soc. Wel.) Amends Sec. 2200, W. & I. C., re case history of recipient of aid to aged.

Requires board of supervisors to transfer case histories of recipients of aid to aged who establish residence in another county, upon request of board of supervisors of that county.

Provides that case history of recipient shall be evidence of his right to continuation of aid in county in which he has acquired residence.

S.B. 1836—MILLER. (Soc. Wel.) Amends Sec. 2183, W. & I. C., re aid to aged.

Requires payments of aid to aged to be made on 1st day of each month. Provides that any delay in disbursement of regular monthly warrants to recipients shall be promptly reported by auditor of county to State Department of Social Welfare.

S.B. 1837—MILLER. (Gov. Eff.) Adds Sec. 1229, Gov. C., re meetings of public bodies.

Provides that meetings of governing and legislative bodies of agency of State shall be open and public and any person permitted to attend. Requires full and complete minutes of proceedings to be kept and available.

S.B. 1838—COOMBS. (Trans.) Adds Ch. 9.5, Pt. 3, Div. 16, S. & H. C., re acquisition and construction of toll roads by bridge and highway districts.

Authorizes district to acquire, construct, operate and maintain toll roads connected with toll bridges owned and operated by district. Authorizes issuance of revenue bonds to finance such toll roads, repayable from tolls of such roads.

S.B. 1839—COOMBS. (Trans.) New act, re incorporation of Golden Gate Bridge in State Highway System.

Makes said bridge and its approaches a state highway; requires Department of Public Works to operate and maintain bridge and approaches; and requires cost to be paid, insofar as possible, from northern counties' portion of construction money in State Highway Fund.

S.B. 1840—COOMBS. (Trans.) New act, authorizing California Highway Commission to accept transfer of title to Sausalito Lateral from Golden Gate Bridge and Highway District and making it state highway upon acceptance.

S.B. 1841—COOMBS. (Trans.) Adds Ch. 18, Pt. 3, Div. 16, S. & H. C. re adoption of bridge and highway district toll bridges and approaches thereto as state highways.

Adds to State Highway System any such bridge and approaches thereto which forms connecting link between 2 main routes of State Highway System running north and south, traversing Sacramento and San Joaquin Valleys and Pacific Coast.

Operation as toll bridge under Bridge and Highway District Act not affected, except bridge to be maintained by Department of Public Works. Bonds of district not affected.

S.B. 1842—COOMBS. (Trans.) New act, re realignment and reconstruction of portion of State Highway Route 8.

Directs Department of Public Works and California Highway Commission to realign and reconstruct said highway from point near Ignacio on Route 1 to Route 208 at Sears Point, and appropriates unspecified sum from State Highway Fund therefor.

S.B. 1843—COOMBS. (Trans.) Amends Sec. 302, S. & H. C., re description of State Highway Route 2.

Adds to said route Marina Boulevard in City and County of San Francisco from its terminus to junction of State Highway Route 2.

S.B. 1844—MILLER. (Ed.) Repeals Secs. 8812 and 8815, adds Sec. 8819.5, Ed. C., re junior colleges.

Repeals provision allowing high school district to maintain junior college. Allows continuance of existing junior college classes maintained by high school district and grants such classes powers of junior college districts.

S.B. 1845—MILLER. (Ed.) Adds Sec. 4752, Ed. C., re unified school districts.
Establishes new unified district known as secondary unified district consisting of high school and junior college levels or grades 9 to 14.

S.B. 1846—MILLER. (Ed.) Adds Sec. 13226, Ed. C., re sickness and accident insurance for teachers.

Allows school district to spend district funds for purchase of sickness and accident insurance program for its teachers to maintain income of teachers during cataclysmic illness or injury.

S.B. 1847—MILLER. (Gov. Eff.) Amends Sec. 65362, Gov. C., re planning.

Provides that if planning commission disapproves proposed public improvement, governing board may overrule such disapproval by majority rather than 2/3 vote.

S.B. 1848—MILLER. (L. Gov.) Adds Sec. 6887, H. & S. C., re incorporation into sanitary district of territory annexed to city.

Provides city may order annexed territory to be incorporated into and annexed to sanitary district if city otherwise entirely within district.

S.B. 1849—MILLER. (Ed.) Amends Sec. 4861, Ed. C., re membership of schools in organizations for promotion and advancement of public education.

Allows county board of education, as well as governing board of any school district, to subscribe for membership for school under its jurisdiction in such organization.

Changes limit of amount allowable for such memberships from \$50 to the amount of actual dues.

S.B. 1850—MAYO. (Gov. Eff.) Amends Act 3796, the Alcoholic Beverage Control Act, re applications for on-sale liquor licenses.

Requires publication by applicants for such licenses of notice of such application within 10, rather than 5, days after filing of application with Board of Equalization.

S.B. 1851—REGAN. (Trans.) Amends Sec. 697, Veh. C., re length of semitrailers.

Provides maximum length of semitrailer shall be 40 feet instead of 35 feet.

Provides all semitrailers over 35 feet in length shall not exceed 32 feet from center of turning axis to center of rearmost axle, and that no portion of such semitrailer, its body, or its load forward of turning axis shall project to distance greater than 60-inch radius from center of turning axis.

S.B. 1852—MILLER. (Ed.) Adds Sec. 13236, Ed. C., re lunch periods for teachers.

Requires governing boards to allow full-time teachers in schools employing 2 or more teachers one duty-free period daily of not less than 30 minutes as near noon as possible.

S.B. 1853—MILLER. (L. Gov.) Amends Sec. 405, Ed. C., changing salary of Superintendent of Schools of Contra Costa County, from \$10,000 per year to unspecified amount.

S.B. 1854—MILLER. (Ed.) Adds Sec. 14551.5, Ed. C., re State Teachers' Retirement System.

Authorizes district to levy and collect district tax for purpose of paying $\frac{1}{2}$ of member's contribution to Retirement Annuity Fund and whole of member's contribution to Permanent Fund for employees of district.

S.B. 1855—MILLER. (Wat. Res.) Amends Act 1661, the Contra Costa County Flood Control and Water Conservation District Act, re district powers.

Provides for establishing zones independently of instituting any project relating to such zones.

Gives district powers to make contracts with Contra Costa County, to employ labor to do flood control work, and to pass on adequacy of drainage plans of all proposed new subdivisions in county.

Clarifies provisions as to powers of district commission.

Changes notice required for hearings relative to proposed projects, increases from 1¢ to 2¢ per \$100 assessed valuation tax which may be levied to defray costs of common benefit to district, and changes basis of computing maximum amount of taxes and assessments which may be levied.

S.B. 1856—MILLER. (Ed.) Amends Sec. 13841.1, Ed. C., increasing sick leave of school district certificated employees from 10 to 15 days and allowing accumulation of 90, rather than 40, days.

S.B. 1857—MILLER. (Ed.) Amends Sec. 8811, Ed. C., deleting authority of high school districts to establish and maintain junior colleges.

S.B. 1858—BREED. (Trans.) Adds Art. 2, Ch. 2, Div. 17, and amends Secs. 30204 and 30607, S. & H. C., re additional toll bridges across San Francisco Bay.

Authorizes California Toll Bridge Authority to provide for planning, financing, and construction of one or more additional toll bridges or other toll highway crossings across San Francisco Bay and to use toll from existing Bay Bridge therefor.

Authorizes issuance of bonds for acquisition or construction of additional toll bridges or highway crossings, rather than an additional toll bridge or highway crossing, and retiring of bonds secured by tolls on existing bridge to be included in single authorization.

S.B. 1859—WAY. (Jud.) Adds Sec. 1090, Pen. C., re juries in sex offense cases, to give defendant right to jury composed equally of men and women.

S.B. 1860—WAY. (Jud.) Adds Sec. 1091, Pen. C., re juries in sex offense cases.

Provides that female defendants are entitled to at least 6 female jurors and male defendants to at least 6 male jurors, and that sufficient challenges shall be allowed to enable defendant to secure at least $\frac{1}{2}$ of jurors of his own sex.

S.B. 1861—WAY. (Jud.) Adds Sec. 1092, Pen. C., re trials of sex charges.

Entitles defendant in such trial to exclude public and all witnesses.

S.B. 1862—WAY. (Jud.) Adds Sec. 1553.15 Pen. C., re placing of holds on confined defendants.

Entitles defendant confined in jail or other place of confinement and against whom hold has been placed, to superior court hearing on validity of the hold and right to bail.

Requires hold to be perfected within 10 days.

Requires posting, within 10 days, of bond to protect defendant against illegal confinement if hold is placed from another state.

S.B. 1863—WAY. (Jud.) Adds Sec. 2285, Civ. C., re disposition of funds given to social or charitable organization when purpose of gift has failed, to provide that in such cases funds shall revert to donor or his heirs or assigns.

S.B. 1864—WAY. (Jud.) Adds Sec. 2284, Civil Code, re disposition of gifts upon termination of fraternal or social corporation.

Allows corporations whose activities are mainly social or fraternal to receive funds as gifts for any purpose, and provides that on dissolution of such corporation funds so received or any increase thereof shall be distributed among members in pro rata shares.

S.B. 1865—WAY. (Jud.) Adds Sec. 5501.5, W. & I. C., re sexual psychopathy cases, to provide that in any such case notice of appeal shall stay all proceedings and no examination shall be had pending appeal, and to give defendant right to bail pending appeal.

S.B. 1866—WAY. (Jud.) Adds Sec. 1111a, Pen. C., re evidence in sex offense cases, to make such evidence insufficient unless corroborated by other substantial evidence of act charged.

S.B. 1867—WAY. (Jud.) Adds Sec. 1241, Pen. C., re criminal appeals.

Requires suspension of criminal proceedings when appeal is taken. Authorizes defendant who is granted probation to commence running of term of probation by complying with probation terms pending appeal.

S.B. 1868—WAY. (Jud.) Adds Sec. 181, C.C.P., defining judges pro tempore.

S.B. 1869—WAY. (Jud.) Adds Sec. 133.5, Pen. C., re coaching of witnesses.

Makes peace officer, police officer, prosecuting officer, or public official who coaches any witness or minor, or who adjusts testimony that witness did not remember, guilty of a misdemeanor, and provides for forfeiture of his office or position and liability in damages for \$1,000 to defendant.

S.B. 1870—WAY. (Jud.) Adds Sec. 1247f, Pen. C., re criminal appeals.

Prohibits probation and prosecuting officers, if defendant expresses intent to appeal from criminal proceeding, from making any inquiry causing defendant to incriminate himself or violate his constitutional rights, or impair his right of appeal or of new trial.

S.B. 1871—BURNS. (Trans.) Amends Act 5136, re permits for caravanning of vehicles.

Authorizes securing of such permits at caravan permit stations at state boundary line established by Department of Motor Vehicles at all major ports of entry or at agriculture inspection stations operated by Department of Agriculture at major ports of entry.

Requires Department of Motor Vehicles to reimburse Department of Agriculture for expense incurred in selling caravan permits.

S.B. 1872—DILWORTH. (Soc. Wel.) Repeals and adds various secs., W. & I. C., re state assistance to counties in aid to aged, needy children, needy blind, and partially self-supporting blind.

Provides for uniform program of state assistance to counties for public assistance, which includes aid to aged, needy children, needy blind, and partially self-supporting blind.

Provides that State shall pay 5/6 of cost to county for administering such aid to county residents, and total amount for nonresidents of said county.

Appropriates the amounts necessary to make such payments.

Provides that needy child who has residence in the State as provided in Sec. 1525, and for whom application is made under Sec. 1557, shall be considered for all purposes as a child without any county residence.

S.B. 1873—TENNEY. (Soc. Wel.) Amends Act 8780d, the Unemployment Insurance Act, re disqualification for benefits.

Changes existing provision, that individual is disqualified for benefits if he left his most recent work voluntarily without good cause, if so found by the commission, to read an individual is disqualified if he left his most recent work voluntarily without good cause, "directly connected with his work."

S.B. 1874—DESMOND. (Wat. Res.) New act, to provide loans to counties for drainage improvement.

Creates County Drainage Revolving Fund and appropriates unspecified sum thereto for loans to counties to provide initial financing of county drainage plans.

Authorizes board of supervisors to apply to State Water Resources Board for loan for such purpose and to receive loan if state board approves plan.

S.B. 1875—DESMOND. (Trans.) Amends and repeals various secs., S. & H. C., re projects under the Municipal Parking Revenue Bond Law of 1949.

Makes numerous changes in said law, the more important being:

(1) Authorizes districts, agencies, and political subdivisions permitted to own or operate public parking places to finance them pursuant to said law.

(2) Decreases from 2 years to 1 year, period legislative body must wait after unsuccessful election re revenue bond financing method before again submitting question to electors.

(3) Authorizes acquisition of property being used as parking facility if new project will have parking capacity of not less than 50 percent greater than, rather than 3 times, capacity of existing facility.

(4) Deletes requirement that legislative body lease projects.

(5) Prohibits pledging of project in covenants in bond indenture.

(6) Authorizes inclusion in bond indenture of provision prohibiting encumbering of project even though operation of project or rights of bondholders aren't impaired; and authorizes inclusion of provision that bonds are lien on revenues of project acquired or constructed in whole or in part from bond proceeds.

(7) Deletes prohibition against city officers or departments incurring expenses re projects before funds are available from bonds or revenues, and deletes requirement that cost of city services be paid from project funds.

(8) Deletes requirement that legislative body fix rental for use of land acquired other than through bonds issued for project.

(9) Requires, rather than authorizes, expenditure of surplus in construction fund.

(10) Deletes requirement that trustee or fiscal agent holding proceeds of bonds keep them segregated from other funds.

S.B. 1876—DESMOND. (L. Gov.) Adds Sec. 11537, P. U. C., re municipal utility districts.

Authorizes municipal utility districts to pay to each city or county in which property of district is situated amount of money in lieu of that which would be paid in taxes and assessment on such property if it were privately owned.

S.B. 1877—PARKMAN. (Nat. Res.) Amends and adds various secs., P. R. C., re park, recreation, and parkway districts.

Permits portion of city to be included in district.

Specifically empowers districts to acquire property by lease purchase plans.

Empowers district board to hire personnel by contract, and to provide for merit system, retirement system, and other employment practices, either directly or by contract with other public agencies.

Requires board of supervisors of major county of dissolved district to do acts necessary to wind up district affairs.

Provides that district board may call bond elections and issue bonds up to 5 percent of assessed valuation of district.

S.B. 1878—THOMPSON. (B. & P.) Amends Sec. 5082, B. & P. C., re licensing of accountants.

Provides for the registering as public accountants persons who pass examination, and deletes final date now specified for registration.

S.B. 1879—COOMBS. (Ed.) Adds Sec. 7431.3, Ed. C., re high school district bonding capacity.

See digest of S.B. 1834, apparently identical.

S.B. 1880—COOMBS. (Inst.) Appropriates \$5,000 to provide transportation facilities on grounds of Veterans' Home of California.

S.B. 1881—PARKMAN. (B. & P.) Amends Sec. 9540, B. & P. C., re licensing of dry cleaning and pressing establishment operators, making no substantive change.

S.B. 1882—PARKMAN. (L. Gov.) New act, to require municipal courts in San Mateo County to establish and maintain traffic fines bureaus in Daly City, Burlingame, and San Bruno.

S.B. 1883—MILLER. (Fin.) Appropriates \$8,000 for operation and support of Board of Vocational Nurse Examiners.

S.B. 1884—MILLER. (Gov. Eff.) New act, authorizing State Lands Commission to exchange certain described lands in Contra Costa County for flood control and navigation, releasing lands conveyed by State from public trusts, and consenting to quiet title suits by grantees.

S.B. 1885—MILLER. (Soc. Wel.) Amends Sec. 2020.01, W. & I. C., re net income of recipients of public assistance.

Provides that lump sum income from earnings or investments made prior to application, received by recipient, which has accrued over period of 2 or more months and may be expected to be repeated in future shall be considered as personal property. Deletes provision that lump sum income received by recipient which has accrued over period of 2 or more months and may be expected to be repeated in future shall be utilized by recipient to meet his needs, and that no portion thereof shall be considered as personal property.

S.B. 1886—MILLER. (Ed.) Amends Sec. 10503, Ed. C., re junior high school courses.

Requires courses to be designed to fit needs of pupils of 7th and 8th, as well as 7th, 8th, and 9th or of 7th, 8th, 9th, and 10th grades.

S.B. 1887—MILLER. (Ed.) Adds Sec. 4366, Ed. C., allowing governing board of junior college district to rent quarters for 3-year periods.

S.B. 1888—MILLER. (Soc. Wel.) Amends Sec. 2160, W. & I. C., re old age security requirements.

Provides that for purpose of determining whether person has resided in this State long enough to qualify for aid to aged, both his intent and physical presence within State shall be considered.

S.B. 1889—MILLER. (B. & P.) Amends Sec. 2556, B. & P. C., re regulation of dispensing opticians, making no substantive change.

S.B. 1890—MILLER. (Ed.) Amends Secs. 13673 and 13675, Ed. C., re leaves of absence for study or travel of school district certificated employees.

Requires, rather than allows, governing board to grant 1 year leave upon request of employee. Sets compensation at $\frac{1}{2}$ of annual salary of employee on leave or difference between his regular salary and salary of his substitute, whichever is higher, rather than difference between salaries of employee on leave and substitute. Allows setting of such compensation at sick leave rate only if greater than $\frac{1}{2}$ of annual salary of employee on leave or difference between his salary and that of substitute.

Gives employee on leave benefit of salary increases he would receive if not on leave.

S.B. 1891—MILLER (L. Gov.) Amends Sec. 5471, H. & S. C., re collection of service charges for sanitation and sewerage facilities.

Allows unpaid charges for sanitation and sewerage facility services to become special assessment and lien against property, to be added to next levy of property taxes and collected as such taxes.

S.B. 1892—MILLER. (L. Gov.) Amends Sec. 5473, H. & S. C., re fixing and collecting charges for sanitation and sewerage services.

Provides that present procedure for fixing sanitation and sewerage system service charges, placing liens on property, and levying assessments for collections, as for property taxes, shall be alternative to other procedures adopted by legislative body.

S.B. 1893—MILLER. (L. Gov.) Repeals Secs. 5473-5473.11, incl., H. & S. C., re fixing and collecting charges for sanitation and sewerage services.

Eliminates provisions for fixing sanitation and sewerage system service charges, placing liens on property, and levying assessments for collection, as for property taxes.

Eliminates provision respecting use of revenues.

S.B. 1894—MILLER. (B. & P.) Adds Sec. 2141.1, B. & P. C., re practice of medicine by unlicensed persons.

Prohibits practice, attempt to practice, or advertising of practice of mode of treating sick, alleviating any physical or mental condition by massage, therapeutic exercise, or by use of physical, chemical or other properties of electricity, heat, light, or water, except on written prescription or under personal supervision of holder of license from medical, osteopathic, chiropractic, or dental boards.

S.B. 1895—MILLER. (Gov. Eff.) Amends Sec. 18931, Gov. C., re state civil service qualifications.

Allows State Personnel Board to require certificates of medical, osteopathic, and chiropractic licensees, rather than physicians, to determine fitness and qualifications of employees.

S.B. 1896—MILLER. (Ed.) Amends Sec. 8755, Ed. C., re tuition charges for pupils.

Requires high school, rather than elementary, district governing board to fix tuition of pupils of elementary district situated in high school district attending junior high school maintained by high school district.

S.B. 1897—HULSE. (Ed.) Amends Sec. 7702, Ed. C., re State School Building Aid Law of 1952.

Changes definition of assessed valuation to mean assessed valuation of property as shown on county assessment roll, rather than as determined by county assessor.

S.B. 1898—HULSE. (Wat. Res.) Amends Sec. 20045, Wat. C., re certification of district bond issues by Districts Securities Commission.

Provides that before certifying revenue bond issues, commission must find that revenues are sufficient to meet debt service requirement of all revenue bonds, deducting from such revenues reasonable cost of operation and maintenance.

Provides that bonds other than revenue bonds may be certified only when amount proposed to be issued together with amount of all other bonds authorized, not including revenue bonds, does not exceed 50% of aggregate value of property of district, property to be constructed and acquired with bonds proposed to be certified, and land within district, but exclusive of value of district property, cost of which was financed by revenue bonds.

S.B. 1899—POWERS. (Fin.) Appropriates from General Fund unspecified sum to pay claim of Albert Criz and Paul Williams against State.

S.B. 1900—HOFFMAN. (Gov. Eff.) Amends Secs. 6272 and 6274, H. & N. C., re powers of port districts.

Permits district boards to let contracts for work or supplies up to \$3,000 without competitive bidding, and permits district boards to delegate power to district officers to execute such contracts.

S.B. 1901—HOFFMAN (Gov. Eff.) Amends Sec. 6249, H. & N. C., re port district powers.

Permits districts to adopt plan of group insurance or annuities for its employees, to deduct premiums from wages of employees, permits districts to contribute toward cost from available funds, and to contract for such insurance.

S.B. 1902—BROWN. (Trans.) Amends Sec. 340, S. & H. C., to change description of State Highway Route 40.

S.B. 1903—MILLER. (Ed.) Amends Secs. 5153, 7051, 7067, 7075, and 7143, Ed. C., re support of Public School System.

Increases from \$120 to \$180 amount transferred from General Fund to State School Fund per pupil in average daily attendance in kindergarten, elementary, secondary, and technical schools during preceding fiscal year. Increases from \$90 to \$120 amount of apportionment for basic state aid.

S.B. 1904—MILLER. (Lab.) Amends Sec. 923, Lab. C., adds Ch. 16, Div. 7, Ed. C., re right of government employees to organize.

Declares public policy of State of necessity for public employees, including employees in Public School System, to have freedom of self-organization and designation of representatives to negotiate terms and conditions of employment and freedom from interference, restraint or coercion of employers in designation of such representatives or self-organization or other concerted activities for purpose of collective bargaining or other mutual aid or protection.

S.B. 1905—MILLER. (Jud.) Amends Sec. 1744, C. C. P., re attaches of children's court of conciliation in Los Angeles County.

Increases annual salary of counselor of conciliation from \$5,400 to \$7,200, and of junior judicial secretaries from \$3,300 to \$4,740. Increases number of such secretaries from 2 to 3. Changes salary of director of conciliation from \$6,600 a year to same salary provided for Commissioner of Superior Court of Los Angeles County.

S.B. 1906—TENNEY. (Trans.) Adds Sec. 340, Veh. C., re driving vehicle when license has expired.

Provides person who drives vehicle when operator's license has expired and has not been renewed is guilty of misdemeanor, punishable by fine of \$5 if license expired within 30 days prior to offense, \$10 if license expired between 30 and 90 days prior to offense, and \$20 if license expired 90 days or more prior to offense.

S.B. 1907—DESMOND. (Wat. Res.) Amends Secs. 20003 and 20045, adds Sec. 20045.1, Wat. C., re District Securities Commission Law.

Authorizes districts with primary function of developing water for industrial or recreational uses to secure certification of bonds by commission.

Provides that limitation as to amount of bonds that can be approved by commission is not applicable to bond issues payable solely from revenues, other than tax or assessment revenues.

Authorizes commission to certify revenue bonds where annual revenues, over and above operation and maintenance costs equals 1 and $\frac{2}{10}$ times annual debt service requirements.

S.B. 1908—DESMOND. (L. Gov.) Amends Secs. 31595, 31966, and 32271, Gov. C., re investment of retirement system funds.

Provides that funds of county employees' retirement system, county peace officers' retirement system and county fire service retirement system may be invested in securities which have been certified as legal investments for savings banks pursuant to Districts Securities Commission Law.

S.B. 1909—DESMOND. (Gov. Eff.) Amends Sec. 19539, B. & P. C., re harness racing days.

Increases from 70 to 90, number of harness racing days. Continues even split between north and south parts of State. Deletes provision authorizing quarter-horse races at harness meetings.

S.B. 1910—DESMOND. (Fin. Inst.) Amends Secs. 1359 and 1362, Fin. C., re investment of savings bank funds.

Authorizes investment of not to exceed 5 percent of deposits in bonds of California districts whose primary function is development of water for domestic, industrial or recreational uses or distribution thereof, or generation or distribution of power, eliminating restriction which precludes investment in bonds of districts whose bonded indebtedness exceeds 50 percent of assessed value of district lands.

Authorizes investments of not to exceed 10 percent of deposits in revenue securities where, in addition to other conditions, bonds have been certified by District Securities Commission. Eliminates conditions as to minimum gross income of property, net income of which is pledged to pay securities.

S.B. 1911—DESMOND. (Fin. Inst.) Amends Secs. 1175, 1193, and 1194.5, Ins. C., re legal investments for incorporated insurance companies.

Broadens class of investments permitted domestic, incorporated insurers for general and excess fund investments to include, in addition to district bonds which are presently includible as legal investments for savings banks, such district bonds which have been investigated, approved and declared to be legal investments for savings banks by a commission now or hereafter so authorized.

Makes similar provision for bonds issued by cities or counties of any state, for excess fund investments.

S.B. 1912—WAY. (Rev. & Tax.) Adds Sec. 135, R. & T. C., re taxpayers' suits.

Provides that any taxpayer who aids in recovering money or property belonging to State or any political subdivision, or who brings taxpayers' suit for recovery of illegally expended, misused or misappropriated public money, shall be entitled to compensation for time and services and to advancement or reimbursement for litigation expenditures. Provides that in event of recovery of money, he shall receive 20 percent of amount thereof.

S.B. 1913—WAY. (Fin.) New act, re harbor facilities in vicinity of Malibu Beach.

Appropriates \$2,250,000 to the Department of Public Works for development of harbor facilities in vicinity of Malibu Beach.

S.B. 1914—WARD. (B. & P.) Amends Sec. 11567, B. & P. C., re subdivision maps and related documents.

Eliminates authority to stamp or print affidavits, certificates and acknowledgments on maps with opaque ink.

S.B. 1915—WARD. (Fin. & Inst.) New act, re deposits of foreign insurers.

Requires foreign insurers, other than life, doing business in State to maintain deposit of at least \$100,000 with commissioner of this State or official of another state of United States, for benefit and protection of all policyholders and creditors in United States.

Allows commissioner to designate trust company as depository on insurer's request, and makes State responsible for deposits in State.

Provides for payment of income from, exchange and inspection of deposits.

Provides for release and return of deposits.

Repeals existing laws requiring deposits.

S.B. 1916—O'GARA. (F. & G.) Amends Secs. 16.3, 19.6, and 39.1, F. & G. C., re powers of Fish and Game Commission.

Extends general regulatory powers until 91st day after 1955, rather than 1953, Regular Session. Prohibits order under such powers which permits carrying of firearms in statutory refuge. Deletes provisions authorizing special seasons in refuges for big game animals and upland birds, thus restricting such seasons to districts other than refuges.

S.B. 1917—HAROLD T. JOHNSON. (Ed.) Amends Sec. 439, Ed. C., changing salary of Nevada County superintendent of schools from \$5,000 to unspecified amount.

S.B. 1918—HAROLD T. JOHNSON. (L. Gov.) Amends Sec. 456, Ed. C., changing salary of superintendent of schools of Sierra County, from \$3,549 per year to unspecified amount.

S.B. 1919—HAROLD T. JOHNSON. (L. Gov.) Amends Sec. 431, Ed. C., changing salary of superintendent of schools, Placer County, from \$7,400 per year to unspecified amount.

S.B. 1920—HAROLD T. JOHNSON. (Gov. Eff.) Amends Sec. 7946, C. C. P., changing salary of superior court judge of Sierra County, from \$10,000 per year to unspecified sum.

S.B. 1921—HAROLD T. JOHNSON. (Gov. Eff.) Amends Sec. 7929, C. C. P., changing salary of Nevada County superior court judge from \$10,450 to unspecified amount.

S.B. 1922—HAROLD T. JOHNSON AND OTHERS. (Ed.) Amends and repeals various Secs., Ed. C., re adult education.

Defines adult. Requires classes for adults to have educational purpose and requires devoting of class period to instruction. Prohibits classes for recreation and entertainment purposes. Deletes instruction in health and homemaking from purposes for which classes may be established. Prohibits counting, for state aid, of attendance of persons not regularly enrolled in class or adult enrolled in physical education, dancing, civil defense, or first aid. Requires classes to be conducted in school building. Allows governing board to contract with public or private agencies to provide services at other locations, but prohibits counting of attendance thereat for state aid.

Requires separate reporting of adult and minor attendance. Deletes \$6 a term limitation on fees charged adults by districts and deletes provision excepting adults in classes in English, citizenship for foreigners, or elementary subjects from payment of fees. Deletes provision limiting fee to estimated cost per pupil of maintenance of class. Requires amount computed as equalization aid for adults to be apportioned to elementary schools in proportion to average daily attendance.

S.B. 1923—HAROLD T. JOHNSON. (Trans.) Amends Secs. 5391 and 5392, S. & H. C., re payment of assessments under Improvement Act of 1911.

Provides that, if bonds are to be issued to represent unpaid assessments, contractor or his assigns need not accept further payments of assessments after filing of statement (after 30 days after recording of warrant authorizing collection of assessments) of payments received upon assessments; and prohibits superintendent of streets, if such bonds are to be issued, from receiving payments upon assessments after 31 days from date of recording of warrant.

S.B. 1924—HAROLD T. JOHNSON. (Trans.) Amends Secs. 5391 and 5392, S. & H. C., re payment of assessments under Improvement Act of 1911, making no substantive change.

S.B. 1925—DONNELLY. (Jud.) Adds Sec. 3067, Civ. C., re remedies of claimant for charges incurred in maintenance of animals.

Provides that claimant may dispose of animal after sending registered letter to owner. Provides owner liable for all charges.

S.B. 1926—CUNNINGHAM. (Jud.) Amends Sec. 27820, Gov. C., re constables.

Limits provision requiring constables to serve and return writs, processes and notices as directed by judge or other competent authority by making applicable thereto provision prohibiting requiring constable to travel outside his district to serve civil process or notice.

S.B. 1927—GIBSON. (Fin.) New act, re Benicia State Capitol Historical Monument.

Appropriates \$200,000 to Division of Beaches and Parks, Department of Natural Resources, for repairs and improvements to Benicia State Capitol Historical Monument. Provides that money shall be repaid from State Lands Act Fund.

S.B. 1928—GIBSON. (Trans.) Amends Sec. 130, Veh. C., re records of Department of Motor Vehicles, making no substantive change.

S.B. 1929—GIBSON. (Trans.) Amends Sec. 268, Veh. C., re examinations for operators' or chauffeurs' licenses, making no substantive change.

S.B. 1930—GIBSON. (Trans.) Adds Sec. 766, Veh. C., making penalties imposed for violations of unspecified sections of code mandatory.

S.B. 1931—WARD. (Pub. H. & S.) Amends Sec. 12351.5, H. & S. C., re possession of explosives.

Extends until 91st day after 1955, rather than 1953, Regular Session provisions defining lawful possession of explosives and providing for issue of permits for purchase, possession, and use of explosives.

S.B. 1932—BURNS. (Gov. Eff.) Amends Act 3796, the Alcoholic Beverage Control Act, re selling or giving alcoholic beverages to habitual or common drunkard, making no substantive change.

S.B. 1933—BURNS. (Gov. Eff.) Amends Act 3796, the Alcoholic Beverage Control Act, re sale or delivery of alcoholic beverages, making no substantive change.

S.B. 1934—GIBSON. (Trans.) Amends Secs. 751 and 752, Veh. C., re use of electronic and mechanical speed measuring devices to enforce traffic laws.

Provides prohibition against using speed traps to arrest persons for, or obtain evidence of, violations of traffic laws, does not prohibit use of electronic and mechanical speed measuring devices to arrest persons for, or obtain evidence of, such violations.

Provides evidence obtained from use of such devices as to speed of vehicles is admissible in prosecutions for such violations, and provides that witnesses shall not be incompetent to testify in such prosecutions if their testimony is based on use of such devices.

S.B. 1935—COOMBS. (Trans.) Amends Secs. 586 and 612.1, Veh. C., re stopping, standing or parking vehicles.

Permits vehicles of bridge and highway district to be stopped, standing, or parked in tube or tunnel, or upon bridge when such vehicles are being used in repair, maintenance or inspection of such facility.

Provides prohibition against vehicles stopping, standing, or parking on privately-owned toll bridges shall apply also on publicly-owned toll bridges, except when such is necessary for repair, maintenance or operation of publicly-owned toll bridge, as well as of privately-owned toll bridge.

S.B. 1936—REGAN. (Trans.) Adds Secs. 7310, 7354, 7653, and 7654, R. & T. C., re motor vehicle fuel storage and use tax.

Imposes tax at rate of $1\frac{1}{2}$ cents per gallon on privilege of storage or use of fuel as to which gas tax of $4\frac{1}{2}$ cents has been imposed where fuel owned in quantity of 500 gallons or more on July 1, 1953. Excepts licensed distributor.

Provides for filing of returns and makes applicable various administrative provisions of gas tax law.

To take effect immediately, tax levy.

S.B. 1937—HAROLD T. JOHNSON. (Trans.) Appropriates unspecified sum from General Fund to Division of Beaches and Parks for development of Old Immigrant Trail from Donner Park to Yuba County Line.

S.B. 1938—POWERS AND HAROLD T. JOHNSON. (Pub. U.) Amends Act 6386, Public Utilities Act, re electric service by nonprofit, cooperative corporations.

Provides that corporations organized to furnish electric service on nonprofit, cooperative basis, primarily to members or stockholders, shall not be under jurisdiction of Public Utilities Commission or subject to Public Utilities Act, except as provided in bill.

Prohibits any public utility, municipal corporation, or nonprofit, cooperative corporation from furnishing electric service to premises served by another supplier, without latter's written consent.

Prescribes procedure to be followed by nonprofit, cooperative corporations, or by persons intending to form such corporations, prior to furnishing electric service to areas not then receiving adequate service.

To take effect immediately, urgency measure.

S.B. 1939—MILLER. (Elec.) Adds Sec. 5304, Elec. C., re solicitation of campaign funds.

Requires every person soliciting campaign funds for any purpose to get clearance from appropriate central committee.

SENATE CONSTITUTIONAL AMENDMENTS

S.C.A. 1—DESMOND. (Trans.) Adds Sec. 5, Art. XXVI, to authorize counties to pledge and use moneys received from motor vehicle fuel taxes and vehicle fees for payment of bonds issued for construction of county roads.

S.C.A. 2—WAY. (Trans.) Adds Sec. 5, Art. XXVI, to authorize use of moneys received from motor vehicle fuel taxes and vehicle fees as provided in the Highway Construction Act of 1953 and to ratify said act.

S.C.A. 3—MILLER AND OTHERS. (Elec.) Amends Sec. 1, Art. III, re right to vote.

Permits voting by persons 18 years of age or over.

Exempts persons having right to vote on Nov. 4, 1952, from educational qualifications for voting.

Makes other technical changes.

S.C.A. 4—O'GARA. (Gov. Eff.) Adds Sec. 21, Art. XI, re procedure for filing of claims against State and other public bodies.

Grants Legislature plenary power to enact laws for uniform procedure governing form and time and manner of filing claims against State, counties, cities and counties, cities, townships, districts, political subdivisions, authorities, commissions, boards, and other public agencies, and all officers, agents, agencies, and employees thereof.

S.C.A. 5—CUNNINGHAM. (Gov. Eff.) Amends Sec. 22, Art. XX, re alcoholic beverages.

Transfers administration of laws re alcoholic beverages, except excise taxes, from State Board of Equalization to Alcoholic Beverage Commission. Validates act creating Alcoholic Beverage Commission and regulating manufacture, sale, and possession of alcoholic beverages enacted at 1953 Regular Session, and any amendment thereto in effect on October 1, 1954.

Grants Legislature plenary power to prescribe procedure for judicial review of acts of commission and scope of review.

Vests in Legislature power to change on-sale license fees now vested in board.

Gives State Board of Equalization exclusive power to assess and collect alcoholic beverage excise taxes.

S.C.A. 6—BYRNE. (Jud.) Amends Sec. 4c, Art. VI, re transfer of cases between Supreme Court and district courts of appeal and time allowed for hearings or rehearings by Supreme Court.

Provides that order that cause pending before district court of appeals be heard by Supreme Court may be made within 30 days in criminal cases, rather than 15, or 60 days in all other cases, rather than 30, after judgment has become final in district court of appeal.

Permits further extension of time for additional 30 days in criminal cases or 60 days in other cases, by vote of four justices of Supreme Court.

S.C.A. 7—MILLER. (Elec.) Amends Sec. 2, Art. IV, re Legislature. Eliminates limitations on duration of general sessions. Fixes salaries of Members of Legislature at not less than \$300, nor more than \$500, monthly, rather than \$300 as now provided.

S.C.A. 8—MC CARTHY, POWERS, AND HOFFMAN. (Elec.) Amends Sec. 1, Art. IV, re initiative and referendum petitions.

Provides that initiative petition to be presented to electors must be signed by qualified electors equal in number to 8 percent of all votes cast in each of a majority of all counties of State for all candidates for Governor at last preceding gubernatorial election, as well as 8 percent of the state-wide vote for such candidates. Makes similar changes as to initiative petitions to Legislature and referendum petitions except that percentage required is 5 percent.

S.C.A. 9—COLLIER. (Trans.) Adds Sec. 5, Art. XXVI, to authorize use of motor vehicle fuel taxes and vehicle fees to pay bonds issued by the State, cities, or counties for highway purposes.

S.C.A. 10—O'GARA AND PARKMAN. (Trans.) Adds Sec. 5, Art. XXVI, re issuance, sale, and repayment of bonds for highway purposes.

Authorizes the issuance and sale of bonds by counties and cities for highway purposes and the repayment thereof from motor vehicle fuel taxes and vehicle fees.

Ratifies and validates the Street and Highway Bond Act of 1953.

S.C.A. 11—COLLIER. (Trans.) Adds Sec. 16.7, Art. XXVI, to authorize issuance, sale, and repayment of bonds in accordance with the Strategic State Highway and Freeway Act of 1953, and to ratify and validate said act.

S.C.A. 12—DONNELLY AND OTHERS. (Gov. Eff.) Amends Sec. 9, Art. XIII, withdrawing from State Board of Equalization its intercounty equalization functions, and authorizing Legislature to vest in a Board of Tax Appeals jurisdiction to hear and determine appeals from decisions of local boards of equalization on property tax valuation questions.

S.C.A. 13—O'GARA. (Rev. & Tax.) Adds Sec. 4.5, Art. XIII, authorizing legislation for taxation of all improvements and personal property, whether otherwise taxable or not, to provide fund for insurance of such property against loss or damage from earthquake or other specified catastrophe.

S.C.A. 14—MAYO. (Elec.) Adds Sec. 1e, Art. IV, re measures submitted to the electors.

Provides that initiative measures presented to Secretary of State and measures proposed by Legislature during first 8 months of odd numbered year are to be submitted to electors at election to be held on first Tuesday after first Monday in November of that year unless Legislature provides otherwise as to specific measure. Measures so presented or proposed at other times are to be voted on at special election called by Governor as soon as practicable but such election is not to be consolidated with primary or general election unless otherwise provided by Legislature as to specific measure.

S.C.A. 15—DESMOND. (Gov. Eff.) Adds Sec. 18½ to Art. XI, re additional security for payment of revenue bonds.

Allows city, county, city and county, or other public agency or district authorized to issue revenue bonds or securities for water, sewage, or drainage for public utilities to pledge as additional security any revenues acquired from such utility or from any existing utility operated for same public purpose as that for which bonds issued.

S.C.A. 16—McBRIDE. (Rev. & Tax.) Amends Sec. 4, Art. III, re exemption of vessels from taxation.

Deletes expiration date of January 1, 1955, for exemption of vessels of more than 50 tons burden.

S.C.A. 17—GIBSON AND WEYBRET. (Gov. Eff.) Adds Sec. 7, Art. XXIV, re state printing.

Provides that Art. XXIV, re civil service, shall not be construed to prohibit printing by private commercial printing establishment in State with whom contract has been executed as result of competitive bidding, when Director of Finance first determines that State Printer can not economically produce item or order of printing.

S.C.A. 18—SUTTON. (Mil. & Vet. Aff.) Amends Sec. 1j, Art. XIII, providing for extension of veterans' property tax exemption to veterans of peacetime campaigns or expeditions for which medals have been issued by any department of the Federal Government, rather than, as now, only Congress, other existing specified conditions being present.

S.C.A. 19—BROWN. (Rev. & Tax.) Amends Sec. 1, Art. XIII, subjecting to taxation any publicly owned property used for development, generation, transmission and sale of gas, water and electrical energy.

S.C.A. 20—DESMOND. (L. Gov.) Adds Sec. 4, Art. XI, re annexation to a city of territory in another county.

Authorizes Legislature to provide for such annexation, and that such territory shall thereupon become part of county in which annexing city is situated. Requires Legislature to provide for payment of just proportion of existing debts and liabilities of county from which territory is taken.

S.C.A. 21—TENNEY AND OTHERS. (Jud.) Amends Sec. 1, Art. I, re rights of men.

Provides that all men have certain inalienable rights, among which are the choice of associates, customers, tenants, and employees and the disposing of property.

S.C.A. 22—REGAN. (Gov. Eff.) Amends Sec. 4a, Art. VI, re district courts of appeal.

Allows Legislature to determine number of justices of each division, rather than requiring 3.

Requires presence of majority, rather than 2, justices for transaction of business and concurrence of majority rather than 2 for pronouncement of judgment.

S.C.A. 23—BREED, TENNEY, AND O'GARA. (Rev. & Tax.) Amends Sec. 4, Art. XIII, making permanent property tax exemption now extending only until January 1, 1955, of vessels of more than 50 tons registered in California and carrying freight or passengers.

S.C.A. 24—PARKMAN AND OTHERS. (Rev. & Tax.) Adds Sec. 1.9, Art. XIII, re State reimbursement of counties, cities and districts for revenue lost as result of "welfare" and "veterans" property tax exemptions.

Provides for payment by State in two equal installments annually to treasurer of each affected county, city or district.

Department of Finance to determine loss annually on basis of exemption claims. In making determination, State Board of Equalization to be consulted, property not to be given value greater than that shown on local assessment rolls for property of substantially similar character in same locality, and rates of tax not to exceed those fixed by local taxing agencies on property of substantially like character.

Department of Finance to transmit statement of determination to State Controller, and latter to make payment accordingly out of any unappropriated money in State Treasury.

S.C.A. 25—WARD, PARKMAN, AND DESMOND. (Rev. & Tax.) Amends Sec. 34a, Art. IV, re State real property tax.

Prohibits State levying ad valorem tax on real property, eliminating present provision allowing such tax up to 25% of total appropriations.

S.C.A. 26—ABSHIRE. (Rev. & Tax.) Amends Sec. 1, Art. XIII, providing for taxation of publicly owned property used in carrying on proprietary, as distinguished from governmental, activity.

S.C.A. 27—HATFIELD. (L. Gov.) Amends first paragraph, Sec. 7½, Art. XI, re county charters.

Deletes provision that candidates for board of freeholders be nominated by petition and provides for nomination in same manner as candidates for county offices.

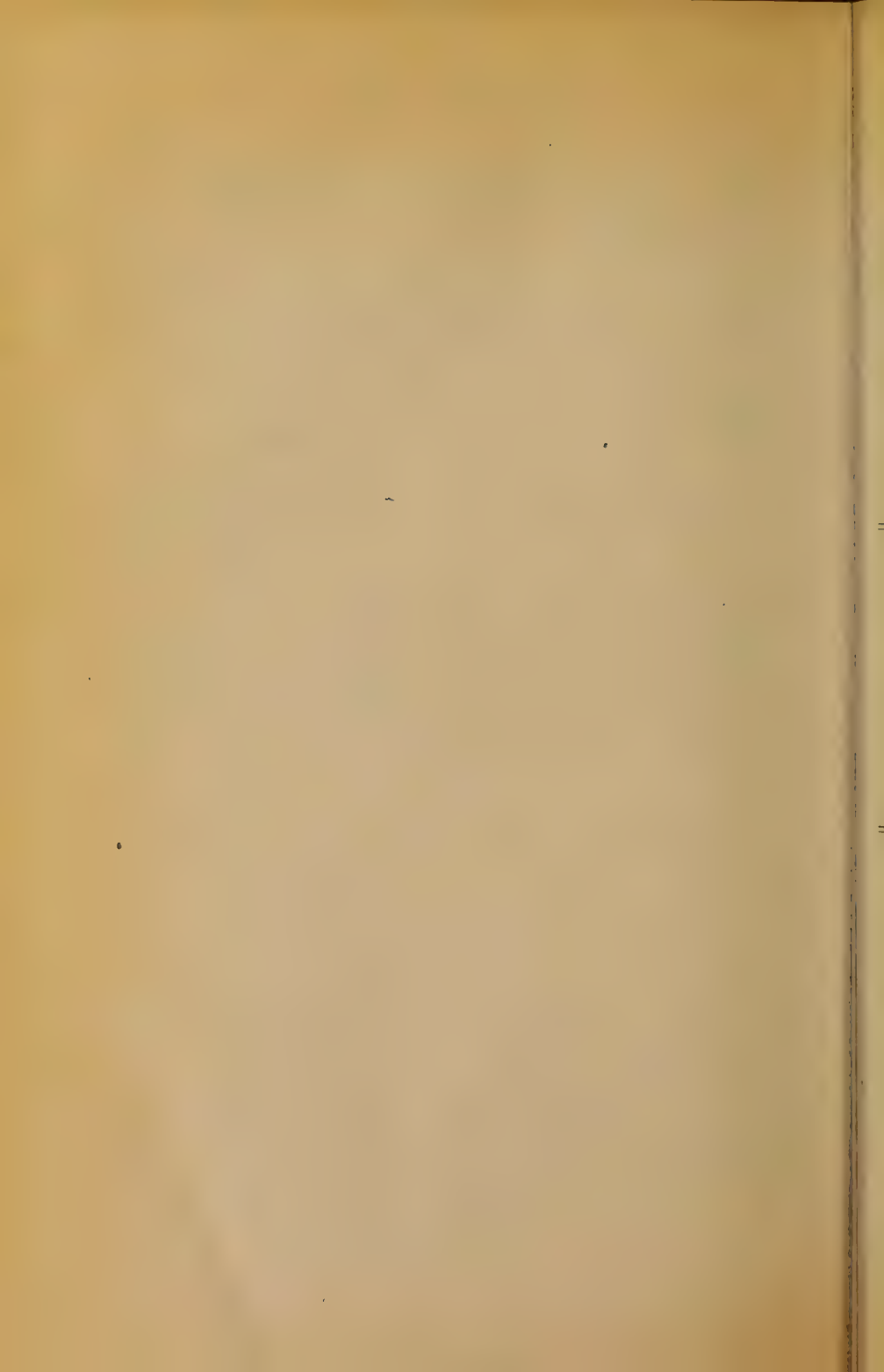
Extends time for preparation of charter from 120 days after declaration of result of election to 6 months.

Authorizes approval by Legislature to be in such manner as Legislature may by law provide, rather than by concurrent resolution.

S.C.A. 28—DESMOND. (Gov. Eff.) Amends Sec. 2, Art. IV, re legislative sessions.

Deletes provisions limiting length of General and Budget Sessions, and provision requiring recess of at least 30 days at General Sessions.

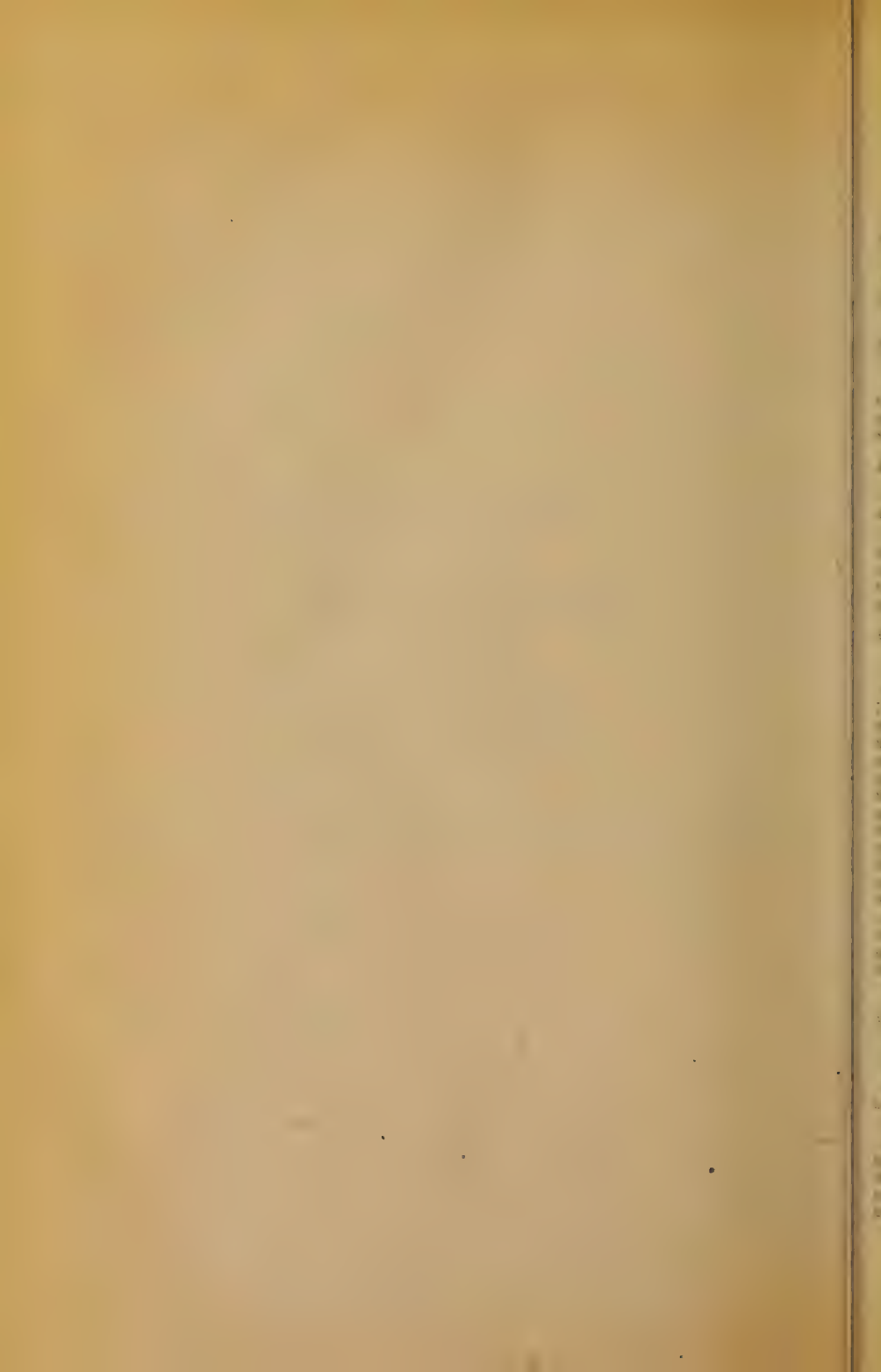
Deletes limitation on number of days for which members may be reimbursed for expenses during General Sessions and Budget Sessions.



LEGISLATIVE DIGEST

PART II

ASSEMBLY BILLS



ASSEMBLY BILLS

A.B. 1—ALLEN AND OTHERS. (Ed.) Amends Sec. 2421, Ed. C., re cities which constitute a separate school district.

Prohibits territory annexed to such city from becoming part of district until electors in annexed territory proceed to annex territory to district.

To take effect immediately, urgency measure.

A.B. 2—BRADLEY. (Ed.) Amends Sec. 18053.5, Ed. C., re school district purchases of materials or supplies.

Extends provisions entitling governing boards of school districts to award contracts for materials or supplies to any bona fide dealer engaged in handling such goods, when no bids or estimates are received, until 91st day after 1955, rather than 1953, Regular Session.

A.B. 3—BULEN AND LUCKEL. (Rev. & Tax.) Adds Sec. 6359.2, R. & T. C., to exempt drugs dispensed on prescription from sales and use taxes.

A.B. 4—BURKE. (Elec. & Reap.) Adds Sec. 8001.5, Elec. C., re recount of ballots.

Authorizes election board to order recount of ballots at primary elections for Member of Assembly, State Senator, Representative in Congress, or United States Senator, if candidate files with board and serves on other candidates for same office statement that, because of mistake, error, or misconduct, ballots in precinct were so incorrectly counted as to change result.

A.B. 5—CHAPEL AND ELLIOTT. (Rev. & Tax.) Amends and adds various secs., R. & T. C., re reduction of sales, use, personal income and bank and corporation taxes.

Lowers rates as follows: sales and use taxes, from 3% to 2½% for period 7-1-53 to 7-3-54; personal income taxes (other than optional) from minimum of 1% on net income less than \$5,000 and maximum of 6% on portion of net income in excess of \$25,000, to minimum of 1% on net income less than \$10,000 and maximum of 6% on portion of net income in excess of \$30,000, for taxable years beginning after 12-31-52 and on or before 12-31-53; optional personal income taxes (on gross income less than \$5,000), reduced proportionately for taxable years beginning in same period; franchise tax on ordinary business corporations, from 4% to 3.4% of net income, for taxable years beginning after 12-31-53 and on or before 12-31-54; tax on banks and financial corporations, reduced in proportion to reduction in tax on ordinary business corporations through use of a formula, also for taxable years beginning after 12-31-53 and on or before 12-31-54; corporation income tax, from 4% to 3.4% of net income for taxable years beginning after 12-31-52 and on or before 12-31-53.

For taxable years beginning after 12-31-52, and on or before 12-31-53, increases personal exemption for personal income tax purposes from \$2,000 to \$3,000 in case of single individual, from \$3,500 to \$4,500 in case of head of family or married person, and from \$1,000 to \$1,500 in case of estate. Changes provisions for returns to correspond.

To take effect immediately, tax levy.

A.B. 6—CLOYED. (Trans. & C.) New act, granting certain tidelands to City of Coronado, and declaring them free from public use for navigation, commerce, and fisheries.

To take effect immediately, urgency measure.

A.B. 7—COLLIER. (Ed.) Adds Ch. 1.9, Div. 3, Ed. C., re property valuations for purpose of allocating money to school districts.

Requires State Allocation Board to make annual determination for each school district of relationship between total assessed value for tax purposes of property in district and total market value of such property, to be known as "local ratio," and average relationship between assessed value of such property in school districts and market value thereof for State as a whole, to be known as "state-wide ratio."

Prescribes bases for determination. Requires board to inform each district of ratios. Requires hearing on ratios upon request of district. Requires State Board of Equalization and city or county assessors to cooperate with board.

Requires any allocation of funds to districts for capital outlay or current expenses granted on basis of assessed valuation of property in district for tax purposes to be made on basis of assessments of property in district if local and state-wide ratios are identical and if local ratio differs from state-wide, on basis of state-wide average.

Appropriates unspecified sum to board for expenditure during 1953-1954 Fiscal Year.

A.B. 8—COLLINS. (Trans. & C.) Amends and adds various secs., Veh. C. and Ins. C., re motor vehicle accident compensation.

Provides for motor vehicle accident compensation for protection of persons injured or dependents of persons killed by motor vehicle accidents, establishing limited liability without fault as to persons having motor vehicle compensation insurance and requiring such insurance for registration, renewal, or transfer of vehicles.

Sets up procedure for awarding of such compensation and prescribes method of computation of such compensation.

Provides for regulation of motor vehicle accident insurance.

Appropriates unspecified sum.

A.B. 9—CONRAD. (Elec. & Reap.) Amends Sec. 2842, Elec. C., re county central committees.

Provides that county central committee in counties containing more than 20 assembly districts (Los Angeles) shall meet on 3d Tuesday in February, rather than 2d Tuesday in July. Deletes provision for alternative date when date fixed would conflict with national convention.

A.B. 10—DAVIS AND LINDSAY. (F. & G.) Amends Sec. 38, adds Sec. 38.5, F. & G. C., re feeding of deer.

Requires Department of Fish and Game to feed deer when director finds natural forage is unavailable. Provides that director is to determine time, extent and manner of feeding and is not bound by policy determination of Fish and Game Commission in carrying out provisions. Provides that money in Fish and Game Preservation Fund shall be used for paying expenses.

To take effect immediately, urgency measure.

A.B. 11—THOMAS J. DOYLE AND ERNEST R. GEDDES. (C. S. & S. P.) Adds Sec. 20364, Gov. C., re State Employees' Retirement System.

Excludes from system building inspector employed part time by contracting agency for school building inspection, unless he files written election to become member within 90 days of effective date of section or employment, whichever is later. Provides for repayment of contributions to such members who do not elect to continue in system.

A.B. 12—DUNN. (Rls.) Repeals and adds Sec. 7000.3, Ed. C., re school funds.

Prevents reduction in state apportionments to school districts by reason of receipt of additional federal aid for a period from occurrence of additional attendance, due to defense efforts, to determination of eligibility for such aid.

Declares that Legislature finds that such federal aid received in 1951-1952 Fiscal Year was not included in 1952-1953 Fiscal Year computations and should not be included in 1953-1954 Fiscal Year computations or thereafter.

Chapter 13, Statutes of 1953, approved January 27, 1953, in effect immediately.

A.B. 13—ERNEST R. GEDDES AND THOMAS J. DOYLE. (Pub. H.) Amends Secs. 4786 and 4794, H. & S. C., re bond elections in county sanitation districts.

Provides majority, instead of two-thirds, vote is sufficient to pass bond if proposed plan is recommended by health officer as necessary health measure.

Allows second election to be held within 6 months if petitioned for by 15 percent of voters.

To take effect immediately, urgency measure.

A.B. 14—HENDERSON. (C., P., & P. W.) Adds Ch. 2.5, Div. 4, P. R. C., Secs. 4440 to 4444, incl., re purchase of lands bearing Sequoia gigantea trees.

Provides for purchase by Department of Natural Resources of all Sequoia gigantea trees in State and land on which they stand, such purchase to be by agreement with owner or by condemnation.

Appropriates unspecified sum to department for purposes of act.

A.B. 15—HINCKLEY. (Soc. Wel.) Amends Sec. 1508, W. & I. C., re duty of stepfather to support stepchild.

Provides that determination made by county in discovering whether stepfather is able to support needy stepchild shall include finding as to whether stepfather claims child as dependent for federal and state income tax purposes, and if so, creates presumption that child is not needy.

Deletes provision that such determination shall be based upon standard which takes into account stepfather's income and expenses under regulations set forth by Department of Social Welfare.

Deletes provision that aid shall not be withheld from child because of failure of a stepfather to contribute to his support.

A.B. 16—KIRKWOOD AND ALLEN. (Mun. & C. G.) Amends Act 6447, Construction and Employment Act, re allocation of funds to cities.

Appropriates \$162,000 out of the Postwar Unemployment and Construction Fund to be allocated to cities incorporated on or after September 5, 1952, and before the effective date of the act, according to population, to defray the State's share of cost of construction of projects.

To take effect immediately, urgency measure.

A.B. 17—LEVERING AND DOLWIG. (Pub. H.) Adds Ch. 5.6, Div. 2, B. & P. C., re practice of physical therapy.

Provides for registration of physical therapists with Board of Medical Examiners and for regulation and control of their practices.

A.B. 18—LINDSAY AND BELOTTI. (Trans. & C.) Amends Sec. 710, and adds Secs. 710.5, 719, and 720, Veh. C., re vehicle load limitations.

Authorizes Department of Public Works to issue amended permit allowing holder of original permit to transport load in excess of established weight limitations to transport load in excess of estimated weight specified in original permit when actual weight of load is 5,000 pounds or less in excess of such estimated weight.

Authorizes department, upon posting of undertaking or other security sufficient to cover cost of maintenance of highway to be used, to permit hauling of loads upon highways without limitation as to weight.

Permits courts to exercise discretion in fixing penalty, rather than impose present fixed penalty, for violations of load weight limitations when such violations are based upon excess weight loads of 8,000 pounds or less when such loads are transported 30 miles or less.

Provides load weight limitations shall not apply to single log loads of 4,300 board feet or less.

A.B. 19—LUCKEL AND OTHERS. (Mun. & C. G.) Adds Sec. 1229, Gov. C., re meetings of governing or legislative bodies of state and local agencies.

Requires meetings to be open and public.

A.B. 20—CHARLES W. LYON AND OTHERS. (Rev. & Tax.) Adds Sec. 6369, R. & T. C., to exempt from sales and use taxes Bibles and religious writings issued by religious organizations to extend their religion.

A.B. 21—MALONEY. (P. U. & C.) Repeals Sec. 533, P. U. C., re commissioners, officers and employees of Public Utilities Commission.

See digest of S.B. 27, apparently identical.

A.B. 22—MASTERSON. (Trans. & C.) Adds Sec. 155.5, Veh. C., to require registered owner to display name and address on lower right-hand corner of windshield of motor vehicle.

A.B. 23—MORRIS AND HAHN. (Pub. H.) Amends Sec. 34201, H. & S. C., re basis for the Housing Authority Law.

Deletes declaration that slum areas cannot be cleared nor housing shortages for low income groups be relieved by private enterprise and that state construction of low income housing would not be competitive.

A.B. 24—NIEHOUSE AND LUCKEL. (Mil. Aff.) Amends Sec. 890, M. & V. C., re educational benefits for veterans' dependents.

Extends existing educational benefits to dependents of veterans who died at any time as result of active service on or after September 1, 1940, and prior to January 1, 1947, as well as those killed in action on or after December 7, 1941, and prior to January 1, 1947.

A.B. 25—RUMFORD AND OTHERS. (Trans. & C.) Adds Sec. 276.5, Veh. C., re continuance of licenses of persons in armed forces.

Provides valid driver's license in force at time holder enters armed service shall continue in effect until 30 days after holder is honorably separated from service, unless sooner suspended, canceled, or revoked for cause.

Provides such license to be valid only when in possession of licensee while driving in uniform or possessing discharge or separation papers.

A.B. 26—SHAW. (G. E. & E.) New act, re registration of members of totalitarian organizations who knowingly act to bring about establishment of totalitarian dictatorship.

Creates an Antisubversive Commission, consisting of 12 full time members appointed by Governor with consent of Senate, to ascertain identity, and to require registration, of such members, after a hearing.

Prescribes powers and duties of commission.

Provides that any person who is ordered by commission to register may, within 10 days after notification, petition for court review.

Makes failure to comply with order to register a felony, and prescribes penalty.

Provides procedure for removal of names from registration rolls.

Provides that in any proceeding, person involved will be furnished counsel, upon request, hired by the commission.

Appropriates unspecified sum to commission to carry out the act.

A.B. 27—SHERWIN, ERNEST R. GEDDES, AND ERWIN. (W. & M.)

Appropriates \$2,474,807 from Capital Outlay and Savings Fund, to be expended during 1952-53 Fiscal Year, for construction of hospital annex and alterations to existing hospital at Pacific Colony.

To take effect immediately, urgency measure.

A.B. 28—SILLIMAN. (G. E. & E.) Adds Ch. 4, Pt. 2, Div. 2, Title 2, amends Sec. 9143, and repeals numerous secs., Gov. C., re Legislative Audit Bureau and Joint Legislative Post Audit Committee.

Creates Joint Legislative Post Audit Committee of 5 Members of Senate and 5 Members of Assembly to determine policies of Legislative Auditor and make reports and recommendations to Legislature re state audit, revenues and expenditures. Committee to act during sessions and in interim. Provides that committee shall appoint and fix salary of Legislative Auditor, and may expend money from contingent funds.

Provides that Legislative Auditor be certified public accountant with 7 years experience in governmental accounting in executive position directing staff of 20 accountants. Provides for employing of staff and furnishing office in State Capitol. Makes records confidential. Requires periodic audits of state agencies and authorizes examination of accounts, records, etc. Provides for reports and recommendations to state agency examined, Governor, Director of Finance, Controller and Legislative Fiscal Advisor. Provides for annual report and recommendations to Legislature. Authorizes contracts for audits with local agencies.

Changes title of present Legislative Auditor to Legislative Fiscal Adviser. Repeals provisions for audit by Director of Finance and transfers appropriations for support of Audits Division, Department of Finance, to Legislative Auditor.

A.B. 29—THOMAS. (Mun. & C. G.) Amends Secs. 72602 and 73020, Gov. C., re establishment and organization of municipal court in judicial district embracing City of Torrance.

Provides for court having one judge. Provides that number and compensation of clerks shall be same as for courts in San Antonio and South Bay Municipal Court District.

A.B. 30—TOMLINSON. (Pub. H.) Amends Sec. 28476, H. & S. C., re imitation olive oil.

Excepts mixtures of edible oils with olive oil which are clearly labeled "blended oil," "salad oil" or "salad dressing" from definition of "imitation olive oil."

A.B. 31—WEINBERGER AND OTHERS. (C., P., & P. W.) Authorizes State Parks Commission to accept Palace of Fine Arts if offered by San Francisco, and provides property shall be developed for park, recreation and museum purposes.

Appropriates unspecified sum to carry out act.

A.B. 32—WEINBERGER. (Jud.) Amends Sec. 631, C. C. P., re waiver of jury trial in civil cases.

Requires, to avoid waiver, deposit of 1 day's jury fees at time demand for jury trial is made, rather than 2 days prior to trial date in justice court case and 10 days prior thereto in other courts.

In provision referring to deposit by party demanding jury trial of jury fees for 1st day's trial when deposit is required by rule of court, deletes reference to rule of court.

A.B. 33—SILLIMAN. (C., P., & P. W.) Amends Sec. 9049, P. R. C., re acceptance of grants from United States by State Soil Conservation Commission for soil erosion control purposes, making no substantive change.

A.B. 34—SHERWIN, KLOCKSIEH, AND LINCOLN. (W. & M.) Appropriates \$1,691,000 from Capital Outlay and Savings Fund to be expended during 1952-53 Fiscal Year for construction, improvements, and equipment of science building, at Long Beach State College.

To take effect immediately, urgency measure.

A.B. 35—SHAW, BROWN, AND MCFALL. (G. E. & E.) Repeals and adds Ch. 2, Pt. 2, Div. 2, Title 2, and amends Sec. 10242, Gov. C., re legislative aids.

See digest of S.B. 169, apparently identical.

A.B. 36—MORRIS AND HAHN. (Trans. & C.) Amends Secs. 750 and 751, Veh. C., re use of motor vehicles in enforcement of speed laws.

Prohibits use of unmarked vehicles for enforcing traffic laws.

Includes in definition of speed trap, communication of speed of vehicle through radio or other device by traffic officer in unmarked vehicle to another officer in vehicle painted distinctive color.

A.B. 37—MASTERSON. (P. U. & C.) Amends and adds various Secs., P. U. C., re public utilities and the regulation thereof.

Prohibits expenditure of funds by municipal utility district for propaganda or for any other purpose not connected with operation of such district.

Provides that if commission so determines, no competing utility of same type may operate within boundaries of district, other than public utilities in existence at effective date of act.

Provides that if utility to be annexed was not proposed in original formation of district, or in subsequent additions thereto, matter must be approved by voters of entire district, and no annexation shall take place until such approval is obtained.

Requires, rather than permits, resolutions demanding formation of district, to state kind of utility proposed to be first acquired, and deletes provision that failure to acquire such utility shall not affect the validity of the district.

Requires boundaries of district to be drawn so that each ward shall contain approximately equal number of voters, but boundaries of wards located in districts comprising more than one county shall not cross county lines.

Requires that nomination papers for district directors be signed by not less than 20 voters within ward, rather than 500 within district, and by not more than 30 voters within ward, rather than 650 within district.

Requires nomination papers to be circulated within ward, rather than district.

Requires verification deputies to file nomination papers with county clerk of county within which ward is located.

Requires candidates for office of director in districts comprising territory located only in one county, to be voted upon at large, and in districts located in more than one county, to be voted on by wards.

Requires Governor to fill all vacancies on board of directors, rather than board itself.

Requires Division of Audits of Department of Finance to examine and audit books of district comprising territory located in more than one county once each year, such audit to be transmitted to boards of supervisors of respective counties, to constitute public records.

Provides that system of auditing and accounting installed by accountant be employed by district, shall be subject to the approval of Department of Finance.

Requires land purchased to be used for terminal reservoirs to be acquired from the counties comprising the district in proportion to number of users in district.

Requires commission to hold hearing, if board of supervisors in any county within the district is not satisfied with proposed terminal reservoir site.

Provides that if disproportionate amount of land is taken from one county for terminal reservoir purposes, district shall pay to county out of district funds an amount equal to the taxes which county could have raised on such land to the extent that it is disproportionate.

Prohibits acquiring of utility, other than those proposed in election establishing district, without approval of majority of voters in district.

Provides that rates and charges fixed by board of directors of district for commodities or services furnished by district, shall be subject to approval of Public Utilities Commission.

Authorizes district to levy tax if revenues of district are not sufficient for any and all lawful purposes.

A.B. 38—NIEHOUSE AND LUCKEL. (Rev. & Tax.) Amends Sec. 205, R. & T. C., re termination date of World War II.

Extends termination date of World War II, for the purpose of the veterans' property tax exemption, from May 16, 1946, to January 1, 1947.

A.B. 39—LUCKEL AND COOKE. (Ed.) Amends Secs. 13521 and 13583, Ed. C., re dismissal of school district employees.

Adds advocacy or membership in organization advocating overthrow of Federal or State Government by force, violence or other unlawful means as cause for dismissal of permanent employee of any district or of probationary employee of district with average daily attendance of 60,000 or more.

Makes advocacy or teaching communism with intent to indoctrinate pupils with or inculcate a preference in mind of any pupil for communism, cause for dismissal of such probationary employee as well as such permanent employee.

A.B. 40—LOWREY. Appropriates \$50,000 to repair and reconstruct stream bank of Putah Creek.

Chapter 6, Statutes of 1953, approved January 23, 1953, in effect immediately.

A.B. 41—LEVERING. (Soc. Wel.) Amends Sec. 2005, repeals and adds Sec. 2183.9, W. & I. C., re aid to aged.

Declares intent of Legislature to encourage employment and self maintenance of aged. Requires Department of Social Welfare to take steps necessary to effectuate such purpose. Prohibits disqualification of aged person aid for refusing to seek or accept employment. Clarifies and revises provisions for reapplication of person who became ineligible for aid due to outside income.

A.B. 42—LANTERMAN AND MUNNELL. (Mun. & C. G.) Adds Ch. 7, Title 6, Gov. C., re urban districts, declaring purpose of chapter to be to facilitate administration of county governmental functions in unincorporated territory.

A.B. 43—KIRKWOOD AND ALLEN. (W. & M.) Amends Ch. 47, Stats. 1943, 4th Ex. Sess., re allocations to counties and cities for postwar public works program.

See digest of S.B. 204, apparently identical.

A.B. 44—HINCKLEY. (Soc. Wel.) Amends Sec. 2507, W. & I. C., re destruction of case histories of recipients of indigent aid.

Abolishes requirement that such case histories be photographed upon suitable negative material so that they may be either projected, or printed upon paper, and that such negatives be suitably placed for preservation and safekeeping under jurisdiction of board of supervisors.

Deletes provision that section is not to apply to accounting records.

A.B. 45—ERNEST R. GEDDES AND THOMAS J. DOYLE. (Jud.) Adds Sec. 376, Pen. C., making it unlawful to sell any form of ammunition to person under 16 years of age without written approval of parent or guardian.

A.B. 46—ELLIOTT AND OTHERS. (Ed.) Amends Sec. 2103, Ed. C., re compensation of members of boards of education.

Increases compensation of member of board of education in Los Angeles City from \$20 to \$60 per meeting, and from \$200 to \$600 for any calendar month.

A.B. 47—DUNN AND DICKEY. Amends Sec. 7431.1, Ed. C., re computation of bonded indebtedness of school districts.

Provides that in computing such indebtedness, for purpose of determining bond limitation, outstanding indebtedness of any district for which any territory which has become part of the bonding school district is liable, shall be excluded.

Chapter 7, Statutes of 1953, approved January 23, 1953, in effect immediately.

A.B. 48—THOMAS J. DOYLE AND OTHERS. (Ind. R.) Amends Sec. 220, Lab. C., re payment of wages by State and local governmental agencies.

Makes statutory provisions re pay periods and payment of wages applicable to employees directly employed by State, or any county, city or municipal corporation.

A.B. 49—DAVIS, LINDSAY, AND CHAPEL. (P. U. & C.) Amends Secs. 6901, 6903, Lab. C., re train crews.

Requires 1 engineer and fireman for each diesel electric locomotive, and 1 helper in addition to motor or power control man for each train propelled by motive power other than steam or electricity, operated by carrier operating over 4 trains each way per day on any main track or branch line in State.

A.B. 50—CONRAD. (G. O.) Amends Sec. 18622, B. & P. C., re State Athletic Commission.

Provides 3 members constitute quorum rather than 3 members and secretary.

A.B. 51—COLLINS. (G. E. & E.) New act, re Department of Commerce.

Establishes Department of Commerce under direction of director appointed by Governor subject to confirmation of Senate and with salary of unspecified amount.

Directs department to investigate, study, and make plans, in relation to various subjects concerning promotion of employment, development of industry, business and commerce, and prevention of unemployment within this State. Also empowers department to study charges of public utilities serving State in interstate commerce, and prosecute actions dealing with orders of governmental bodies fixing such charges, and actions to enjoin illegal combinations in fixing such charges.

A.B. 52—CHAPEL AND OTHERS. (Elec. & Reap.) Amends Secs. 2540.4 and 2540.9, repeals Secs. 2540.3 and 2540.5, Elec. C., re qualification of political parties.

Repeals provisions disqualifying parties with "communist" or derivative thereof in title and those having less than 2,500 registration. Retains disqualification of party which advocates overthrow of government by unlawful means or sabotage, sedition, treason, or force and violence against United States or State. Provides for determination of disqualification under Administrative Procedure Act. Prohibits determination within 80 days prior to direct primary and provides for court review which automatically stays order of disqualification.

- A.B. 53—BRADLEY. (Ed.) Adds Sec. 18053.6, Ed. C., re awarding of school district contracts.

Provides that if no valid bids are received for work to be done after advertising therefor as required by Secs. 18051 and 18052, Ed. C., or no estimates are received for transactions falling under Sec. 18053, Ed. C., governing board of district may award contract for such work to any bona fide contractor.

To remain in effect until 91st day after 1955 Regular Session.

- A.B. 54—KIRKWOOD AND ALLEN. (Pub. H.) Adds various secs., H. & S. C., re dissolution of hospital districts.

Provides a summary method for dissolution of districts organized for 2 years, having no hospital or bonded debt, where 2 successive bond issues have failed.

To take effect immediately, urgency measure.

- A.B. 55—KIRKWOOD. (Ed.) Amends Sec. 2421, Ed. C., re cities which constitute a separate school district.

Prohibits territory annexed to such city from becoming part of district unless proceedings completed for annexation of territory to district.

- A.B. 56—KIRKWOOD, ALLEN, AND CALDECOTT. (L. & D.) Amends Sec. 464, re serving of market milk.

Exempts fraternities, sororities, and eating clubs which serve food or drink principally to their members and which are located on or near the campus of college or university, from requirement that market milk be served in individual service bottle or container.

Provides that it does not make lawful the sale, service or other disposition of market milk in dispensing devices or receptacles.

- A.B. 57—KIRKWOOD AND ALLEN. (Jud.) Amends Ch. 1705, Stats. 1951, re compensation of judges and attaches of municipal court established in district embracing Palo Alto and Mountain View, making unspecified change.

- A.B. 58—KIRKWOOD AND ALLEN. (Ed.) Amends Sec. 406, Ed. C., to change salary of superintendent of schools in Santa Clara County from \$8,400 to unspecified amount.

- A.B. 59—HINCKLEY. (Soc. Wel.) Amends Sec. 2181, W. & I. C., re responsible relatives of applicants for or recipients of public assistance.

Deletes provision that married daughter of applicant for aged aid shall not be required to make contributions for his support unless she has income constituting her separate property.

- A.B. 60—HINCKLEY. (Soc. Wel.) Amends Sec. 1527, W. & I. C., re hospital and medical care for needy children.

Authorizes county granting hospital or medical care, or both, to needy child, to demand payment of costs of such care from county granting aid to such child, making it duty of, and proper charge against, the county granting aid to pay such hospital or medical charges, or both.

Deletes requirement that county granting medical or hospital care must give immediate notice to county granting aid. Deletes provision giving county granting aid 30 days after receipt of such notice to accede to plan of county furnishing medical or hospital care, or provide adequate substitute plan.

- A.B. 61—ALLEN. (Mun. & C. G.) Adds Sec. 2107.5, and amends Sec. 2108, S. & H. C., re use of highway funds for grade crossing separation or protection work on county roads and city streets.

Requires allocation of 1 percent of balance in Highway Users Tax Fund, after apportionments to counties and cities, to counties and cities for grade crossing separation or protection work on county roads and city streets, on basis of need.

Requires amount expended to be matched by counties and cities.

- A.B. 62—ALLEN. (C. P. & P. W.) Amends Act 9127c, the Water Conservation Act of 1931, re district assessments.

See digest of S.B. 87, apparently identical.

A.B. 63—ALLEN. (Elec. & Reap.) Amends Sec. 4538, Elec. C., re campaign statements.

Deletes provision which excludes primary elections from requirement that treasurers of campaign committees file statement of receipts and expenditures of committee.

A.B. 64—ALLEN. (Rev. & Tax.) Adds Sec. 205.5, R. & T. C., re property tax exemption for homes of certain disabled veterans.

Provides exemption from property tax for homes of seriously disabled veterans who have received federal assistance in acquiring such homes with special facilities required by serious nature of disability.

Exemption covers all of home if jointly owned with spouse, is limited to \$10,000 and one home, and is in lieu of any other exemption.

To take effect if and when a proposed amendment to the Constitution is adopted.

A.B. 65—LEVERING. (Rev. & Tax.) Adds Sec. 6007.5, R. & T. C. providing for sales tax exemption of sales and use of personal property used in manufacturing, producing or processing other personalty for sale to others and incorporated into such other property.

A.B. 66—LEVERING. (Ind. R.) Adds Ch. 1.5, Pt. 3, Div. 2, Lab. C., re labor contracts against public policy.

Declares promise between employers and labor organizations which requires or obligates employer to compel or require student employee to join or remain member of labor organization as condition of employment is contrary to public policy.

Defines "promise" and "student employee"; provides for damages and injunctive relief for person injured by breach of policy; and declares public policy as aid in interpretation of chapter.

A.B. 67—CHAPEL. (Mil. Aff.) Appropriates unspecified sum for acquisition of land for and construction and equipment of National Guard Armory at Inglewood.

To take effect immediately, urgency measure.

A.B. 68—CHAPEL. (W. & M.) Appropriates \$444,500 to Department of Public Health for allocation to Centinella Valley Community Hospital to be expended under provisions of California Hospital Survey and Construction Act.

A.B. 69—SMITH, LIPSCOMB, AND RUMFORD. (Pub. H.) Amends Sec. 10, adds Sec. 10.5, Act 4811, re practice of chiropractic.

Authorizes State Board of Chiropractic Examiners to refuse, suspend or revoke licenses for any act constituting unprofessional conduct.

To take effect upon approval of voters.

A.B. 70—SMITH, THOMAS J. DOYLE, AND STEWART. (Pub. H.) Amends Sec. 6535, B. & P. C., re approval of barber colleges.

Requires barber colleges to have as prerequisite to graduation course of instruction of not less than 1,250 hours to be completed within 12 months instead of course of 1,000 to be completed within 6 months.

A.B. 71—SMITH, THOMAS J. DOYLE, AND STEWART. (Pub. H.) Amends Sec. 6546, B. & P. C., qualifications of apprentice barbers.

Requires applicant for certificate of registration as apprentice barber who fails to pass examination to complete further course of study of not less than 250 hours, rather than 500 hours, within 3 months of not more than 8 hours in any 1 working day, in college approved by board.

A.B. 72—MASTERSON. (Jud.) Adds Sec. 5230, B. & P. C., re regulation of outdoor advertising displays.

Provides that provisions of Outdoor Advertising Act shall not apply to temporary advertising displays used exclusively for political advertising purposes during election campaigns, if maintained by or with consent of owner or lessee of property on which erected, and owner or lessee does not receive compensation therefor.

- A.B. 73—BRADLEY. (Ed.) Amends Sec. 18057, Ed. C., re school district public works.

Increases minimum amount which may be expended by governing board of school district for making repairs, alterations, or additions to school buildings, and various other repairs, from \$1,000 to \$2,500.

- A.B. 74—BRADLEY. (Ed.) Amends Sec. 18053, Ed. C., re contracts of school districts having an average daily attendance of 1,000 or more.

Increases minimum estimate of costs under which governing board of school district having average daily attendance of 1,000 or more may let contract for work, material, or supplies to lowest responsible bidder without publishing notice calling for bids, from \$1,000 to \$2,500.

- A.B. 75—BRADLEY. (Ed.) Amends Sec. 19312, Ed. C., re school district purchases.

Allows governing boards to make rules for purchase of food stuffs, rather than perishable food stuffs, needed for cafeteria operation.

- A.B. 76—BRADLEY. (Ed.) Adds Sec. 18062, Ed. C., re emergency repairs of mechanical equipment of school district.

Allows governing board, without advertising for bids, to contract for necessary labor or materials and supplies for such repair when necessary to prevent interruption of school services.

- A.B. 77—BRADLEY. (Ed.) Amends Sec. 18051, Ed. C., re school district contracts.

Increases from \$500 to \$1,000 maximum amount under which school district contracts may be let without advertising for bids therefor.

- A.B. 78—BRADLEY. (Ed.) Amends Sec. 3922, Ed. C., re school district warehouse revolving funds.

Increases maximum amount of fund from amount equal to average daily attendance of district for preceding year multiplied by 10, rather than by 7.

- A.B. 79—SHERWIN. (W. & M.) Appropriates \$62,936 from Public School Building Loan Fund for additional support of Local Allocations Division of Department of Finance, in augmentation of Item 129 of Budget Act of 1951.

To take effect immediately, usual current expenses.

- A.B. 80—SHERWIN. (W. & M.) Appropriates \$57,795 from School Building Aid Fund for support of Local Allocations Division of the Department of Finance, to be expended during 1952-53 Fiscal Year.

To take effect immediately, usual current expenses.

- A.B. 81—SHERWIN. (W. & M.) Appropriates \$4,425 from School Building Loan Fund for additional support of Local Allocations Division of the Department of Finance.

To take effect immediately, usual current expenses.

- A.B. 82—SHERWIN. (W. & M.) Appropriates \$542,802 for support of Porterville State Home during 1952-53 Fiscal Year, and requires return to Emergency Fund (Item 289, Budget Act of 1952) of amounts previously made available for such purpose.

Chapter 8, Statutes of 1953, approved January 23, 1953, in effect immediately.

- A.B. 83—SHERWIN. (W. & M.) Appropriates \$62,580, in augmentation of Item 172, Budget Act of 1952, for family care of patients paroled or on leave of absence from Department of Mental Hygiene institutions.

To take effect immediately, usual current expenses.

- A.B. 84—SHERWIN. (W. & M.) Appropriates \$12,585, in augmentation of Item 219, Budget Act of 1952, for support of Division of Administrative Procedure.

To take effect immediately, usual current expenses.

A.B. 85—CHAPEL AND OTHERS. (Jud.) Amends Sec. 11714, H. & S. C., re penalty for sale of narcotics to minors.

Increases penalty for 1st offense from "not less than 5 years," to life.

Increases penalty for 2d offense from "not less than 10 years," to death.

A.B. 86—ELLIOTT. (G. E. & E.) Amends Sec. 2205, Ed. C., re vacancy in office of board of education of elementary district governed by city board of education.

Changes term of person appointed to fill vacancy to July 1 after next election for board members, rather than for remainder of unexpired term.

A.B. 87—STANLEY. (Trans. & C.) Amends Sec. 44.11, Veh. C., re authorized emergency vehicles.

Includes as "authorized emergency vehicles" lifeguard or life-saving automotive equipment owned by State and used in responding to emergency calls.

A.B. 88—COLLINS, DAVIS, AND MASTERSON. (P. U. & C.) Adds Sec. 7682, P. U. C., re false signals endangering methods of transportation.

Makes it felony and specifies punishment for interfering with signals thereby endangering vessels or railroad operations.

A.B. 89—LOWREY. (W. & M.) Appropriates unspecified sum for repair and reconstruction of stream bank of Putah Creek.

To take effect immediately, urgency measure.

A.B. 90—ERNEST R. GEDDES. (Ed.) Amends Sec. 13842, Ed. C., re minimum salaries for certificated school employees.

Increases minimum salary of full time employee of school district holding position requiring certification qualifications and serving under other than emergency or provisional credential, from \$3,000 to \$3,400.

Provides that minimum salary of school district employee employed for less than full time in position requiring certification qualifications and serving under other than emergency or provisional credential, shall be amount which bears same ratio to \$3,400, rather than \$3,000, as time required of person bears to time required of person employed full time.

A.B. 91—ERNEST R. GEDDES AND OTHERS. (Fin. & Ins.) Adds Secs. 11656.6, 11656.7, and 11656.8, Ins. C., re group workmen's compensation insurance policies.

Permits issuance to organizations of employers engaged in common trade or business which comply with specified conditions.

A.B. 92—ERNEST R. GEDDES. (Ed.) Amends Sec. 13675, Ed. C., re compensation of school district certificated employees on sabbatical leaves of absence.

Requires compensating such employee by payment of $\frac{1}{2}$ of salary for 1 year or full salary for $\frac{1}{2}$ year as agreed by governing board and employee, rather than allowing compensation at rate provided for sick leave or rate equal to difference between salaries of employee and substitute employee.

A.B. 93—MALONEY. (Jud.) Amends Act 5238, Municipal Court Act of 1925, increasing salary of telephone operators of municipal court in City of San Francisco, from \$275 to \$285 per month.

A.B. 94—MALONEY. (Pub. H.) Amends and adds various Secs., B. & P. C., re regulations of scalp massaging.

Provides for examination, registration and licensing of scalp massagists by Board of Cosmetology.

A.B. 95—MALONEY. (Trans. & C.) Amends Sec. 1160, H. & N. C., re licensing of bar pilots.

Authorizes Board of Pilot Commissioners to renew licenses of, or examine and license, not less than 20 nor more than 25 bar pilots, instead of not less than 15 nor more than 20, and prohibits issuance of bar pilots' licenses other than renewals when such issue would cause more than 25 rather than 20 licenses to be in force.

A.B. 96—MALONEY. (G. O.) Amends Sec. 575, W. & I. C., to increase compensation of juvenile court referees in San Francisco County from \$500 to \$675 per month.

A.B. 97—MALONEY. (Jud.) Amends Act 5238, Municipal Court Act of 1925, re municipal court in City of San Francisco.

Increases amount received by official reporters pro tempore in lieu of per diem fees, from \$20 to \$25 per day.

A.B. 98—MALONEY. (Jud.) Amends Act 5238, Municipal Court Act of 1925, re municipal courts in City of San Francisco.

Requires that bail fixed by court be in accordance with schedule of bail prepared by judges at their annual meeting.

A.B. 99—MALONEY. (Jud.) Amends Act 5238, Municipal Court Act of 1925, to increase number of judges in municipal court of San Francisco, from 12 to 13.

A.B. 100—MALONEY AND OTHERS. (W. & M.) Appropriates annually \$65,000 from moneys in 2d balance of Fairs and Expositions Fund available for permanent improvements on certain fair property, for support of Grand National Junior Livestock Exposition, No. 1-A District Agricultural Association.

A.B. 101—MALONEY AND OTHERS. (W. & M.) New act, re 1-A District Agricultural Association.

Appropriates \$125,000 from General Fund to association for repairs of buildings and structures and authorizes use of money to repay advances to association from Fair and Exposition Fund for equipment, construction and improvements.

A.B. 102—MALONEY. (Pub. H.) Amends Sec. 7400, B. & P. C., re work of cosmetology students.

Provides student for license as hairdresser and cosmetician or cosmetologist may engage in work taught in school upon patron paying for service or materials after 150, rather than 350, hours of instruction.

A.B. 103—MALONEY. (Pub. H.) Amends Sec. 7342, B. & P. C., re qualifications of electrologists.

Provides board shall admit to examination for registration and license as electrologist, person meeting other requirements and who has either had practical training of 500, rather than 1,000, hours, extending over 4, instead of not less than 8 and not more than 12, months, in licensed school, or study of the practice as licensed junior electrologist for not less than 6, rather than not less than 12, months, in licensed cosmetological establishment under licensed electrologist.

A.B. 104—BECK. (Ed.) Amends Secs. 14720.1 and 14720.2, Ed. C., re school district retirement salary plans.

Limits period of time for which employee of school district shall be entitled to full credit for service, as school cafeteria employee before he became a member of plan, to time prior to July 1, 1945.

Limits period of time for which employee employed full time jointly by student body and school district shall receive full credit for services, as school student body employee and school district employee before he became a member of plan, to time prior to July 1, 1947.

A.B. 105—BECK. (Ed.) Amends Sec. 14722, Ed. C., re school district retirement salary plans.

Permits benefits adopted to be subject to provision in plan for benefits subsequent to date of retirement of employee.

A.B. 106—BECK. (Ed.) Amends Sec. 13841.1, Ed. C., re sick leave of school district certificated employees.

Deletes from section allowing 10 days sick leave exception for employees of districts governed by board having control of districts with average daily attendance of 100,000 or more and rules for sick leave.

A.B. 107—BECK. (Jud.) Amends Sec. 1260, Civ. C., re homesteads.

Increases cash value of property that may be claimed as homestead by head of family from \$7,500 to \$15,000, and by any other person from \$3,000 to \$5,000.

A.B. 108—BECK. (W. & M.) Appropriates unspecified sum to Department of Agriculture for establishment and equipping of poultry diagnostic clinic in Antelope Valley, Los Angeles County.

A.B. 109—BECK. (Jud.) Amends Sec. 1241, C. C. P., re taking of property by eminent domain.

Requires determination of public interest and necessity by board of directors of irrigation district, public utility district, or water district, or legislative body of county, city and county, or incorporated city or town, or governing board of school district shall be by $\frac{4}{5}$, rather than $\frac{3}{4}$, vote.

A.B. 110—BECK. (Jud.) Amends Sec. 261, C. C. P., and Sec. 70140, Gov. C., to increase annual salary of court commissioners of Los Angeles County from \$9,240 to \$12,500.

A.B. 111—BECK. (Mil. Aff.) Amends Secs. 985.5, 986.3, and 986.5, M. & V. C., re veterans' farm and home purchase benefits.

Increases maximum allowable value of homes under Veterans' Farm and Home Purchase Act of 1943 from \$11,500 to \$12,500.

A.B. 112—BECK. (Jud.) Amends Sec. 437b, C. C. P., re answers.

Provides that in action where demand, exclusive of interest and attorney fees, does not exceed \$500, defendant may serve and file written, or file oral, general denial. Provides that court furnish him without cost form of written denial and counterclaim or cross-complaint. Permits service by mail and prescribes forms and instructions for service.

A.B. 113—BECK. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re disability benefits.

Increases weekly unemployment compensation disability benefit scale from \$30 per week based on quarterly earnings of \$740 and over, to \$40 per week based on quarterly earnings of \$900 and over.

A.B. 114—BECK. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re disability benefits.

Deletes existing 7-day waiting period as condition precedent to eligibility for unemployment compensation disability benefits.

A.B. 115—BECK. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re disability benefits.

Provides that no waiting period shall be required in case of disability due to accidental illness or injury.

A.B. 116—BECK. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re disability benefits.

Reduces waiting period required for disability benefits from 7 to 3 days.

A.B. 117—BECK. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re disability benefits, making no substantive change.

A.B. 118—BECK. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re disability benefits.

Deletes requirement that funds requisitioned from Unemployment Trust Fund after July 1, 1947, and deposited in Disability Fund, shall not be expended for administering unemployment compensation disability program.

A.B. 119—FLEURY. (Fin. & Ins.) Adds Sec. 5816, Lab. C., re failure to comply with final workmen's compensation award granting benefits.

Provides that on application of person prejudiced by such failure, Industrial Accident Commission, without notice or hearing, shall find person failing to comply guilty of contempt and compel furnishing of benefits.

A.B. 120—FLEURY. (Fin. & Ins.) Amends Sec. 5801, Lab. C., re attorney's fees in workmen's compensation proceedings.

Provides for reasonable fee for services rendered before Industrial Accident Commission for employee or dependent of deceased employee obtaining award.

Expands existing provision for allowance of fee for attorney's services in connection with petition for court review of award filed by employer where employee or dependent prevails and there is no reasonable basis for petition, to provide for fee whenever employee or dependent prevails on review and whether petition is filed by employer or employee, the condition for reasonable basis being deleted.

A.B. 121—FLEURY. (Fin. & Ins.) Amends Sec. 5704, Lab. C., re hearings before Industrial Accident Commission.

Narrows existing right of adverse party to produce "evidence" in rebuttal of testimony taken without notice and of reports and other matters added to record outside hearing, to right to produce rebuttal "testimony."

A.B. 122—FLEURY. (Fin. & Ins.) Amends Sec. 5409, Lab. C., re waiver of defense of statute of limitations by employers in workmen's compensation matters.

Provides for waiver if not raised by answer before first hearing, law now permitting raising of defense at any time prior to submission of matter for decision.

A.B. 123—FLEURY. (Fin. & Ins.) Repeals various secs., Lab. C., re actions against third persons for injuries or deaths of employees, including employers' subrogation rights.

A.B. 124—FLEURY. (G. E. & E.) Adds Sec. 122.5, Lab. C., providing for appointment by Industrial Accident Commission of full-time medical director and medical assistants, former at salary of not less than \$12,000 per annum, and each of latter at annual salary of not less than \$8,000.

A.B. 125—FLEURY. (Fin. & Ins.) Adds Sec. 120.5, Lab. C., providing for appointment by Industrial Accident Commission of referee to serve as chief executive of commission in administering and supervising activities of other referees, reviewing decisions of latter, and recommending removal of particular cases from referees for hearing by commission.

A.B. 126—FLEURY. (Fin. & Ins.) Amends Sec. 6413, Lab. C., to remove prohibition against use as evidence before Industrial Accident Commission of industrial injury reports filed by employers or insurers with Division of Labor Statistics and Research.

A.B. 127—LUCKEL. (Trans. & C.) Amends Sec. 533, Veh. C., re school busses.

Deletes provision for flashing red light signals on school busses, and requires vehicles meeting or overtaking from either direction any school bus stopped on highway to receive or discharge school children to stop before passing school bus and to not proceed past school bus until it is in motion.

A.B. 128—LUCKEL. (Mil. Aff.) Amends Secs. 985.5, 986.3, and 986.5, M. & V. C., veterans' farm and home purchase benefits.

Limits in case of home purchase so that veteran receiving will not become owner of home of more than three bedrooms and two bathrooms, instead of limiting so that in such case veteran will not become holder of more than \$11,500 of real estate. Deletes limit of \$8,500 on cost of home to the Department of Veterans Affairs.

A.B. 129—DAVIS. (Elec. & Reup.) Adds Sec. 2893.5, Elec. C., re death of candidate for nomination at primary election.

Provides that when candidate for nomination at primary election dies on or before day of election, and sufficient number of ballots are marked as being voted for him to entitle him to nomination if he had lived, vacancy on general election ballot shall be filled in same manner provided for filling vacancy caused by death of candidate.

A.B. 130—LINDSAY. (Mun. & C. G.) Amends Sec. 28131, Gov. C., re compensation for public service in Placer County, making unspecified changes.

- A.B. 131—LINDSAY. (Mun. & C. G.) Amends Sec. 28139, Gov. C., to change compensation for public service in Nevada County to unspecified amounts.
- A.B. 132—LINDSAY. (Mun. & C. G.) Amends Sec. 28142, Gov. C., re compensation of officers and jurors of El Dorado County, changing compensation to unspecified amounts.
- A.B. 133—LINDSAY. (Mun. & C. G.) Amends Sec. 28146, Gov. C., re compensation for public service in Toulumne County, making unspecified changes.
- A.B. 134—LINDSAY. (Mun. & C. G.) Amends Sec. 28147, Gov. C., re compensation for public service in Inyo County, making unspecified changes.
- A.B. 135—LINDSAY. (Mun. & C. G.) Amends Sec. 28150, Gov. C., to change compensation for public service in Calaveras County to unspecified amounts.
- A.B. 136—LINDSAY. (Mun. & C. G.) Amends Sec. 28152, Gov. C., to change compensation of officers and jurors of Amador County, to unspecified amounts.
- A.B. 137—LINDSAY. (Mun. & C. G.) Amends Sec. 28154, Gov. C., to change compensation for public service in Mariposa County to unspecified amounts.
- A.B. 138—LINDSAY. (Mun. & C. G.) Amends Sec. 28157, Gov. C., to change compensation for public service in Mono County to unspecified amounts.
- A.B. 139—LINDSAY. (Mun. & C. G.) Amends Sec. 28158, Gov. C., to change compensation for public service in Alpine County to unspecified amounts.
- A.B. 140—LINDSAY. (Jud.) Amends Sec. 79.31, C. C. P., to change annual salary of superior court judges in Placer County from \$13,500 to unspecified amount.
- A.B. 141—LINDSAY. (Jud.) Amends Sec. 79.29, C. C. P., to change salary of superior court judge of Nevada County from \$10,450 to unspecified amount.
- A.B. 142—LINDSAY. (Jud.) Amends Sec. 79.9, C. C. P., to change salary of superior court judge of El Dorado County from \$10,250 to unspecified amount.
- A.B. 143—LINDSAY. (Jud.) Amends Sec. 79.55, C. C. P., to change salary of superior court judge in Tuolumne County from \$10,250 to unspecified amount.
- A.B. 144—LINDSAY. (Jud.) Amends Sec. 79.5, C. C. P., to change salary of superior court judge of Calaveras County from \$10,250 to unspecified sum.
- A.B. 145—LINDSAY. (Jud.) Amends Sec. 79.14, C. C. P. to change annual salary of superior court judge in Inyo County from \$10,250 to unspecified amount.
- A.B. 146—LINDSAY. (Jud.) Amends Sec. 79.22, C. C. P., to change salary of superior court judge of Mariposa County from \$10,250 to unspecified amount.
- A.B. 147—LINDSAY. (Jud.) Amends Sec. 79.3, C. C. P., to change salary of superior court judge of Amador County from \$10,250 to unspecified amount.
- A.B. 148—LINDSAY. (Jud.) Amends Sec. 79.26, C. C. P., to change salary of superior court judge of Mono County from \$10,250 to unspecified amount.
- A.B. 149—LINDSAY. (Jud.) Amends Sec. 79.2, C. C. P., to change salary of superior court judge in Alpine County from \$10,000 to unspecified amount.
- A.B. 150—HENDERSON AND FLEURY. (Jud.) Adds and amends various sections, various codes, to establish a uniform time for filing claims against the State, counties, districts, and other public agencies.
- A.B. 151—SHAW. (Elec. & Reap.) Adds Sec. 2599.5, Elec. C., re declaration of intention to become candidate.

Provides that every candidate for elective office must file in office in which his nomination papers are required to be filed, a written and signed declaration of intention to become candidate for such office. Declaration must be filed not more than 10, nor less

than 5 days, prior to first day on which nomination papers may be circulated and signed or may be presented for filing.

A.B. 152—SHAW. (Jud.) Adds Sec. 866.5, Pen. C., prohibiting examination of defendant at preliminary examination, unless represented by counsel.

A.B. 153—SHAW. (Jud.) Adds Sec. 413.5, amends Sec. 417, C. C. P., re service of process in actions to enforce liability against resident absent defendants.

Requires any resident who incurs any liability to another resident on which the statute of limitations is one year, who leaves the State, or a guardian, receiver, or fiduciary of such resident, to file with the Secretary of State a designation of a natural person as his agent for the purpose of service of process, in any action to enforce such liability.

Provides that if there is no such agent, or a designated agent cannot be found after due diligence, service shall be made on Secretary of State, or his assistants, and shall constitute sufficient service. The making and filing of affidavits in the action, and the order of the court in which the action is pending finding that due diligence has been exercised, shall be sufficient proof of such diligence.

Provides that if service is made on Secretary of State, he shall give notice to defendant by telegraph at address furnished him by plaintiff's attorney, and he shall forward to such defendant by registered mail, a copy of the summons and complaint. Personal service of the summons and complaint is equivalent to mailing.

Provides that proof of service by mail by Secretary of State shall be made by his certificate, and in the case of personal service, by the return of any duly constituted public officer of jurisdiction where defendant is found.

Provides that defendant shall have 30 days from the date of service in which to appear and answer complaint.

Authorizes court to grant as many continuances as may be necessary to afford defendant reasonable opportunity to defend action.

Requires Secretary of State to keep record of all process served upon him, the time thereof, and his action thereupon.

Authorizes court to render a personal judgment against persons served pursuant to this act.

A.B. 154—SHAW. (Jud.) Amends Sec. 702, W. & I. C., re contributing to delinquency of minor.

Changes character of offense from misdemeanor to public offense. Revises alternative punishments which may be imposed to provide maximum sentence in county jail of 1 year rather than 2 and adds maximum sentence of 2 years in state prison.

A.B. 155—SHAW. (Jud.) Amends Sec. 1027, Pen. C., re testimony of alienists in criminal cases.

Provides alienists may testify only as to sanity of defendant.

A.B. 156—SHAW. (Jud.) Amends Sec. 3345, Civ. C., re penalty against holdover tenants.

Provides for 30 days' notice instead of one month's notice before penalty incurred.

A.B. 157—SHAW. (Jud.) Amends Sec. 657, C. C. P., re requisites of order granting new trial in civil case for insufficiency of evidence.

Requires such order to specify in what respect evidence was insufficient.

A.B. 158—SHAW. (Soc. Wel.) Amends Sec. 2163, W. & I. C., re personal property exemption of old age pension recipients or applicants, making no substantive change.

A.B. 159—SHAW. (F. & G.) Amends Sec. 420, F. & G. C., eliminating requirement of sporting fishing license for all registered voters over 65 years of age.

A.B. 160—SHAW. (L. & D.) Adds Sec. 263, Ag. C., re bovine brucellosis.

Provides that, on and after January 1, 1956, any cattle of dairy breeds imported into State shall be accompanied with evidence of vaccination or certificate of negative blood test for brucellosis. Provides for branding reactors and restricts movement of reactors to inspected meat establishments, places where other reactors are kept, or places where disease will not spread to other animals. Requires reports of brucellosis tests to be filed with Department of Agriculture.

A.B. 161—SHAW. (L. & D.) Amends Sec. 212, Ag. C., re importation of animals.

Requires, on and after January 1, 1956, that certificate of health of dairy cattle brought into State shall include or be accompanied by either evidence of brucellosis vaccination or certificate of negative blood test for brucellosis.

A.B. 162—SHAW. (Ed.) Amends Sec. 1002, Ed. C., re school district governing boards.

Provides that number of school trustees of elementary school districts shall be 3, if average daily attendance of district is 300 or less, and 5, if average daily attendance is more than 300.

A.B. 163—SHAW. (Jud.) Amends Sec. 261a.7, C. C. P., to change annual salary of regular official reporters of superior court from \$6,000 to unspecified amount.

A.B. 164—SHAW. (Jud.) Amends Sec. 43.5(a), Civ. C., re immunity of peace officers from civil liability when using a warrant of arrest regular on its face, making no substantive change.

A.B. 165—SHAW. (Agr.) Amends Sec. 1151, Ag. C., re marketing of agricultural products.

Specifies that term "organization of producers and distributors" includes all corporations whether organized for profit or not.

A.B. 166—SHAW. (Agr.) Adds Sec. 754, Ag. C., to specify that Director of Agriculture is to administer provisions of Ag. C. re fruit and vegetable standards, containers, and agricultural substances.

A.B. 167—SHAW. (L. & D.) Adds Sec. 450.5 Ag. C., to specify that "milk" as used in Div. 4, Ag. C., means only milk of cows or goats.

A.B. 168—SHAW. (Agr.) Amends Sec. 6, Ag. C., re enforcement of provisions of Ag. C., making no substantive change.

A.B. 169—SHAW. (Agr.) Amends Sec. 301, Ag. C., to exclude hamsters from the definition of "animals" re meat inspection.

A.B. 170—SHAW. (L. & D.) Amends Sec. 20, Ag. C., to specify that Department of Agriculture administers Ag. C., except as otherwise provided.

A.B. 171—SHAW. (W. & M.) Appropriates unspecified sum to Fair and Exposition Fund for improvements at county agricultural fairs and citrus fairs.

A.B. 172—SHAW. (Mun. & C. G.) Adds Sec. 31681.5, Gov. C., re minimum retirement allowances for certain county employees retired under the County Employees' Retirement Law of 1937.

1951 legislation provided minimum retirement allowances of \$1,200 a year for members of county employees' associations retiring after September 22, 1951, after attaining compulsory retirement age and with credit for prior service, and other 1951 legislation gave the benefit of that minimum retirement allowance to persons who were retired prior to October 1, 1949. This bill gives the same benefit to those persons retired between October 1, 1949, and September 22, 1951, if they were credited with 15 or more years service, including prior service, thereby increasing their retirement allowances from \$720 to \$1,200 a year.

Not to apply to any county employees' retirement system unless and until governing board of county or district elects to be subject to its provisions in manner provided for establishment of a system except that election among employees is not required.

A.B. 173—SHAW. (Jud.) Amends Sec. 226, Civ. C., re independent adoptions.

Provides that in an independent adoption proceeding, verbal consent of natural parent or parents shall be sufficient if (a) giving of such verbal consent is established beyond reasonable doubt; (b) court finds it is for best interests of child to be adopted; (c) child has in fact been in care and custody of adoptive parents continuously for more than 6 months following parents' consent.

A.B. 174—SHAW. (Ed.) Adds Sec. 16277, Ed. C., re markings on school busses.

Permits name or names of school or schools to which school bus conveys pupils, to be painted on side of bus, in manner prescribed by State Board of Education.

A.B. 175—SHAW. (W. & M.) Appropriates unspecified sum to Department of Natural Resources for development as recreational area of certain state-owned land behind Prado Dam in Riverside and San Bernardino Counties.

A.B. 176—SHAW. (Jud.) Adds Sec. 139.40, Veh. C., to require members of Highway Patrol to testify in civil cases as now required in criminal cases.

A.B. 177—SHAW. (Agr.) Adds Sec. 670.5, S. & H. C., and Sec. 5291, B. & P. C., to authorize hanging of banner advertising county fair or district agricultural association fair over state highway.

A.B. 178—SHAW. (Jud.) Adds Sec. 1957, Gov. C., making state, county, city, and district liable to, and allowing suit by, person injured in hospital operated by it by negligence of officer or employee acting in scope of duty.

A.B. 179—ALLEN. (Jud.) Amends Sec. 69600, Gov. C., to increase the number of superior court judges in Santa Clara County from 5 to 7.

A.B. 180—MCCOLLISTER. (Rev. & Tax.) Amends Sec. 205, R. & T. C., re termination date of World War II.

Extends termination date of World War II, for purpose of veterans' property tax exemption, from May 16, 1946, to January 1, 1947.

To take effect immediately, urgency measure.

A.B. 181—MCCOLLISTER. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, and Sec. 1403, Unemployment Insurance Code, re benefit rights of trainees.

Includes within definition of "trainee" individuals who entered military service after April 1, 1940, and whose service terminated after October 1, 1947, but on or before 90th day after adjournment of 1955 Regular Session.

A.B. 182—MCCOLLISTER. (Mil. Aff.) Amends Secs. 985.5, 986.3, 986.5, M. & V. C., re veterans' farm and home purchase benefits.

Increases maximum allowable value of homes under Veterans' Farm and Home Purchase Act of 1943 from \$11,500 to \$12,500 and changes limit of cost of home to department from \$8,500 to \$10,000.

A.B. 183—MCCOLLISTER. (Mil. Aff.) Adds Sec. 981.14, M. & V. C., re educational benefits for veterans.

Extends existing educational benefits to veterans who have served in armed forces from June 27, 1950, to date established by proclamation of Governor.

A.B. 184—MCCOLLISTER. (Rev. & Tax.) Amends Sec. 215, R. & T. C., to extend "welfare exemption" to property owned and used by local unit, post or chapter of veterans' organization, section now granting exemption to organization only.

A.B. 185—MCCOLLISTER. (Trans. & C.) Amends Sec. 10783, R. & T. C., and Sec. 374.4, Veh. C., re vehicle license fee and registration fee exemptions to disabled veterans.

Extends exemption from payment of vehicle license fee to permanently blind veterans.

Extends exemption from payment of vehicle registration fees to permanently blind veterans and to veterans who have lost both legs, in addition to paraplegic veterans; and limits such exemptions to 1 vehicle owned by such veteran of type other than a commercial vehicle. Deletes requirement that paraplegic veteran's vehicle be given to him by United States Government.

A.B. 186—MCCOLLISTER. (G. O.) Amends Sec. 18634, adds Sec. 18634.5, B. & P. C., re funds of State Athletic Commission.

Directs unencumbered balance in excess of \$25,000 remaining in Athletic Commission Fund on June 30th each year after payment of authorized expenses to be transferred to Veterans Home Construction Fund, rather than all moneys after expenses be appropriated from Athletic Commission Fund for maintenance of state homes for veterans.

Creates and appropriates Veterans Home Construction Fund for maintenance of state homes for care of veterans.

A.B. 187—McCOLLISTER. (Mil. Aff.) Amends Secs. 550, 567, M. & V. C., re California National Guard Reserve.

Changes name of California Defense and Security Corps to California National Guard Reserve and authorizes Governor to authorize organization and maintenance of such force at cadre strength at any time.

To take effect immediately, urgency measure.

A.B. 188—McCOLLISTER. (Mil. Aff.) Amends and adds various secs., M. & V. C., amends Sec. 12040, Gov. C., re creation of military department.

Creates Military Department to include Office of Adjutant General, National Guard Reserve, California Cadet Corps and Naval Militia, makes Adjutant General administrator of such department, provides for transfer of funds and personnel, and makes Adjutant General member of Governor's Council.

To take effect immediately, urgency measure.

A.B. 189—McCOLLISTER. (Mil. Aff.) Amends various secs., M. & V. C., re California Cadet Corps.

Deletes provision that Governor may not appoint officers in California Cadet Corps exceeding the grade and rank of major.

Provides person discharged under honorable conditions rather than honorably discharged from federal armed services or any reserve component of such forces, or from National Guard, National Guard Reserve, or active militia may be commissioned in California Cadet Corps in same rank last held in such forces, rather than in branch of service in which he was commissioned.

Authorizes Governor to appoint necessary supervisors of cadet instruction in same grade and rank they held in federal or state military forces, or grade or rank in the National Guard not to exceed lieutenant colonel, rather than rank of major National Guard.

Deletes provision that all cadet officers shall be appointed from senior and junior classes of high schools and may be appointed from any classes in colleges and junior colleges.

Authorizes Cadet Corps to engage in rifle matches and competitions conducted or held in the State and any place in the United States.

Provides military academy in which there is not maintained any R.O.T.C. unit may apply to establish cadre company.

A.B. 190—McCOLLISTER. (Mil. Aff.) Amends various secs., M. & V. C., re military forces of the State.

Provides oath required from state military personnel may be taken before officers and persons authorized to administer oaths by the 136th Article of the Uniform Code of Military Justice rather than the 114th Article of War.

Provides persons serving as commissioned officers, warrant officers and enlisted personnel in National Guard, Air National Guard, National Guard Reserve who have performed service in forces of the United States, or any reserve component of such, shall be entitled to credit for time so served as if such service had been performed in state forces, rather than only credit for time served in time of war or under call of draft.

Provides warrant officers of National Guard shall be appointed by Governor from classes of persons from which warrant officers may be appointed as provided in rules and regulations adopted by Federal Government for the administration of the National Guard, insofar as not inconsistent with state law, rather than from classes enumerated in National Defense Act of 1916.

Provides commissioned officer, warrant officer or enlisted man who has served for 20 years rather than 25 years in military or naval service of the State or for 20 years rather than 25 years in one and partly in the other may be retired.

Provides officers, warrant officers and enlisted personnel on active duty with Office of Adjutant General for total period of 10 years shall upon own application be retired in accordance with federal law.

Provides officer dismissed from state military service, and enlisted man dishonorably discharged from state or federal service, shall not again enter state military service without approval of Governor; deletes provision he shall not be eligible for public office unless pardoned by Governor.

Provides otherwise for administration of state military personnel.

To take effect immediately, urgency measure.

A.B. 191—McCOLLISTER. (Pub. H.) Adds Ch. 12, Div. 2, B. & P. C., the Massage Registration Act of 1953.

Creates State Board of Massage, defines its powers and duties.

Requires registration of all who practice or teach massage, and makes it unlawful to engage in practice or attempt to practice massage or to conduct or teach at school of massage without certificate of registration.

Exempts from its regulatory provisions registered nurses and persons authorized by law to practice medicine, surgery, osteopathy, chiropractic, naturopathy, chiropody, or drugless practitioners.

Provides for registering of persons practicing massage and for revocation and suspension of certificates of registration, for examination of applicants, and prescribes qualifications for such certificates.

Allows reciprocity certificates for persons licensed under another state or territory who meets stated qualifications.

Provides for fees and appropriates \$15,000.

A.B. 192—McCOLLISTER. (W. & M.) Appropriates \$200,000 to Div. of Water Resources to investigate feasibility of salinity and flood control barrier across north San Francisco Bay.

A.B. 193—McCOLLISTER. (Fin. & Ins.) Amends various Sees., Ins. C., re apportionment of insurance risks.

Makes provisions for compulsory apportionment of auto liability insurance risks among insurers under assigned risk plan, applicable to all classes of insurance.

A.B. 194—McCOLLISTER (By Request). (Jud.) Adds Sec. 3333.5, Civ. C., re limitation on damages recoverable in personal injury actions.

Provides that amount of damages recoverable in personal injury actions shall not exceed amount equal to total award that would be granted to person for similar injury pursuant to Art. 3, Ch. 2, Pt. 2, Div. 5, Lab. C., based upon disability rating schedule of Industrial Accident Commission.

Provides that if jury awards amount in excess of maximum set by this section, court shall reduce amount to such maximum without ordering new trial.

A.B. 195—McCOLLISTER. (C., P., & P. W.) New act, the Marin County Flood Control and Water Conservation District Act.

Creates Marin County Flood Control and Water Conservation District, prescribing its organization, powers, and duties.

A.B. 196—McCOLLISTER. (Mun. & C. G.) Adds Sec. 25372, Gov. C., allowing board of supervisors to lease property in county from any public agency when necessary or desirable for county purposes.

A.B. 197—McCOLLISTER. (Ed.) Amends Sees. 8727 and 8728, Ed. C., re tuition of high school pupils.

Requires portion of tuition of person residing in an elementary school district, but not in any high school district or unified high school district, and attending high school in any district, to be charged to county school service fund, rather than unapportioned county high school fund, of county having jurisdiction over elementary district.

Sets forth method of computing the tuition of such a person who is enrolled in a day high school, and for computing tuition of such a person who is attending adult classes.

Increases the amount to be added to the amount computed from \$100 to an unspecified amount per unit of average daily attendance for the use of buildings and equipment.

Prescribes method of determining total amount chargeable against county school service fund.

A.B. 198—McCOLLISTER. (C. S. & S. P.) Amends Sec. 19578, Gov. C., re disciplinary proceeding for state civil service employees.

Deletes provision creating presumption that statement of causes of disciplinary action is true.

A.B. 199—McCOLLISTER. (Jud.) Amends Sec. 34401, Civ. C., re transfers of property.

Provides that notice of sale of stock in trade in bulk shall be published in township as it was constituted on January 1, 1951, rather than in judicial district.

A.B. 200—McCOLLISTER (By Request). (P. U. & C.) Adds Ch. 1.5, Pt. 2, Div. 1, P. U. C., to provide for collaboration by State Board of Equalization and Public Utilities Commission in establishing valuations of telephone company property for both tax and rate making purposes.

A.B. 201—McCOLLISTER (By Request). (P. U. & C.) Adds Ch. 1.5, Pt. 2, Div. 1, P. U. C., re telephone service in rural and semi-rural areas.

Defines "Independent Public Utility Telephone Company."

Makes act applicable only to independent telephone companies which are owned in their entirety by bona fide citizens of State.

Requires Public Utilities Commission to create and adequately staff with qualified personnel from existing staff members an Independent Telephone Division.

Requires new division to survey existing rural telephone coverage, to assist and advise independent companies, and to act as their advocate in commission matters.

Declares as open territory all rural or semi-rural areas not having telephone saturation equivalent to national average whether within limits of existing exchange of major telephone company or in unassigned territory.

Authorizes independent telephone companies to establish service in open territory and prohibits other companies from expanding into such areas until it has been ascertained that no independent desires to establish service therein.

Authorizes independent companies to establish rates equal to major companies, and higher rates when the circumstances so require.

Provides that no independent company may be required to establish service at rates less than highest authorized rates of major company for a comparable class and grade of service.

Requires all formal proceedings pertaining to independent companies to be held at the San Francisco or Los Angeles offices of the Public Utilities Commission, except on the specific request of independent company concerned.

Provides that Sec. 583, P. U. C., relating to confidential nature of information furnished to the commission by public utilities applies to information pertaining to independent companies.

Authorizes independent companies to have right of contact on existing poles of major companies and other public utilities without charge where major company or other utility has preempted only existing right of way along public highway, and provides that any rearrangement of facilities of major utilities required to effect the necessary clearances shall be made without cost to the independent companies.

Requires State Board of Equalization and Public Utilities Commission to collaborate in valuing property of independent company for purposes of taxation and rate making, using the annual report to the commission as a basis for such valuation without additional annual inventory, appraisal, or report to the Board of Equalization or the commission.

Requires commission to act promptly upon any formal filing, appraisal, or other document, tariff, or report filed by any independent company, and provides that such documents as approved or modified become effective within 30 days of the date of filing.

Declares that since existing staff of Public Utilities Commission is deemed adequate for the purposes of this act, no additional appropriation is necessary.

A.B. 202—McCOLLISTER (By Request). (G. O.) Amends Act 3796, the Alcoholic Beverage Control Act, and repeals Secs. 23426, 23427, and 23428, adds Sec. 23426, and amends Sec. 23432, B. & P. C., re issuance of club licenses.

Deletes as clubs eligible for club licenses, golf clubs, yacht clubs, and bar associations; and adds nonprofit corporation or association, which has been in existence for at least 1 year and owns, leases or occupies establishment during that period and thereafter that is operated and maintained for club purposes and is restricted to members and bona fide guests, and which during that period and thereafter has at least 100 bona fide members paying regular dues of at least \$12 a year.

Provides that club which holds an on-sale general license on or after April 1, 1953, rather than 1947, and which transfers such license to another person on or after that date shall not be eligible to apply for club license for at least 1 year following date of such transfer.

A.B. 203—McCOLLISTER. (Fin. & Ins.) Adds Sec. 4664, Lab. C., to provide additional award of workmen's compensation benefit of \$2.50 per week to disabled employee for each dependent.

A.B. 204—McCOLLISTER. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, and adds Sec. 2652.1, U. I. C., to provide additional disability benefit of \$2.50 weekly each for dependent wife and each dependent child of claimant.

A.B. 205—McCOLLISTER. (Fin. & Ins.) Adds Sec. 4664, Lab. C., amends Act 8780d, the Unemployment Insurance Act, and adds Sec. 2652.1, U. I. C., re additional benefits because of dependents.

Provides for additional workmen's compensation benefits and additional unemployment disability compensation benefits of \$2.50 weekly each for dependent wife and each dependent child of claimant.

A.B. 206—McCOLLISTER. (Mun. & C. G.) Amends Sec. 422, Ed. C., to change salary of Marin County Superintendent of Schools from \$6,900 to \$10,000.

A.B. 207—McCOLLISTER. (Mun. & C. G.) Amends Sec. 4733, H. & S. C., re compensation of sanitary district board members.

Raises compensation of members from \$10 to \$25 per meeting and limits compensation in any one month to \$50.

A.B. 208—McCOLLISTER. (Mun. & C. G.) Amends Sec. 28120, Gov. C., and Sec. 79.49, C. C. P., re compensation of public officials in Sonoma County.

Increases salary of auditor from \$5,500 to \$6,800, and district attorney from \$8,000 to \$10,000.

Increases salary of superior court judge from \$13,750 to \$15,000.

A.B. 209—McCOLLISTER. (Mun. & C. G.) Amends Sec. 28122, Gov. C., to increase salary of supervisors of Marin County from \$200 to \$400 a month.

A.B. 210—McCOLLISTER. (Mun. & C. G.) Amends Sec. 420, Ed. C., to increase annual salary of county superintendent of schools of Sonoma County from \$6,900 to \$10,000.

A.B. 211—LANTERMAN. (Mun. & C. G.) Amends Act 9129, the Metropolitan Water District Act, re conditions for annexation.

Provides that district board may condition automatic annexation to district, of territory which is annexed to city of district. Requires that conditions be included as part of proposition in annexation election.

To take effect immediately, urgency measure.

A.B. 212—LANTERMAN. (Mun. & C. G.) Amends Act 9129, the Metropolitan Water District Act, re annexation to district.

Eliminates provisions making annexation to district automatic when territory is annexed to city of the district.

Requires that such territory be annexed to district in same manner as now provided for other territory.

To take effect immediately, urgency measure.

A.B. 213—NIELSEN. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re special base period for claimant disabled by industrial injury during normal base period.

Provides that if claimant for unemployment compensation is disabled by industrial accident during base period, quarters during which claimant is disabled are excluded and others substituted.

A.B. 214—WATERS AND OTHERS. (G. E. & E.) Amends Sec. 6348.5, B. & P. C., re investment of surplus funds of county law libraries.

Allows trustees of libraries to invest such funds in United States securities and bonds and state, county, city or school district bonds, instead of United States or state bonds.

Allows exchange of such securities for other eligible securities.

A.B. 215—SMITH. (Jud.) Amends Sec. 29431, Gov. C., re sheriff's special fund.

Permits board of supervisors in counties having population of 500,000 or more to transfer from general fund of county to sheriff's special fund amounts additional to the \$5,000 previously authorized, sufficient to make total sum in the sheriff's special fund sum not exceeding \$20,000.

A.B. 216—ERNEST R. GEDDES AND THOMAS J. DOYLE. (G. E. & E.) Amends Secs. 25450, 25450.4, and 25457, Gov. C., re construction of county buildings.

Excludes repairs and furnishing from requirement that work be done by contract. Provides that in counties with population of 900,000 or over, work need not be done by contract if estimated cost is less than \$4,500, exclusive of estimated cost of material and supplies furnished by purchasing agent, rather than if cost of construction is less than \$2,500. In other counties, requires work to be done by contract if estimated cost, exclusive of estimated cost of material and supplies furnished by purchasing agent, is \$2,000, rather than if cost of construction is less than \$2,000.

Authorizes purchasing agent to purchase materials and supplies estimated as costing not more than \$3,500 for construction work, rather than materials and supplies costing not more than \$2,000.

A.B. 217—SAMUEL R. GEDDES. (G. E. & E.) Amends Sec. 1721, Lab. C., re awarding of contracts for public work, to include public housing authorities in definition of political subdivision.

A.B. 218—SAMUEL R. GEDDES. (G. E. & E.) Amends Sec. 1720, Lab. C., re contracts for public work.

Includes within definition of "public works," construction, alteration, or repair (including painting or decorating), of buildings or other facilities owned or operated by public housing authority.

A.B. 219—ERNEST R. GEDDES AND THOMAS J. DOYLE. (Mun. & C. G.) Amends Sec. 25502.5, Gov. C., re duties of county purchasing agents.

Provides that in counties with population of 900,000 or more, purchasing agent has duty to engage independent contractors to perform sundry services for county where estimated aggregate cost does not exceed \$6,500, rather than where aggregate cost does not exceed \$4,000.

A.B. 220—DAVIS AND LINDSAY. (F. & G.) Adds Sec. 1251.5, F. & G. C., re taking of forked-horn and female deer.

Prohibits taking or possessing such deer in Fish and Game District 1½ and in Plumas and Sierra Counties or in any district included in such areas. Provides that section is not subject to modification by order of Fish and Game Commission under its general regulatory powers or otherwise. To be effective only until 91st day after final adjournment of 1955 Regular Session.

To take effect immediately, urgency measure.

A.B. 221—DAVIS, HOBIE, AND CHAPEL. (Ed.) Amends Sec. 7204, Ed. C., re apportionment of Forest Reserve funds for school purposes.

Requires approval of county board of education before county superintendent of schools apportiones Forest Reserve money credited to county school service fund or transfers such money from such fund to Forest Reserve School Fund.

A.B. 222—MALONEY. (Fin. & Ins.) Amends Sec. 3706, Lab. C., re workmen's compensation, making no substantive change.

A.B. 223—MALONEY. (Fin. & Ins.) Amends Sec. 3760, Lab. C., re workmen's compensation, making no substantive change.

A.B. 224—MALONEY. (Fin. & Ins.) Amends Sec. 4554, Lab. C., increasing from 10 to 50 percent amount to be added to recoverable workmen's compensation in case of wilful failure of employer to secure payment, and removing \$1,000 limitation on increase.

A.B. 225—MALONEY. (Fin. & Ins.) Amends Sec. 4557, Lab. C., re workmen's compensation.

Deletes \$3,750 limitation on amount of additional 50% compensation payable to illegally employed employee under 16 years of age.

Removes provision that section is inapplicable to public and agricultural employments.

A.B. 226—MALONEY. (Fin. & Ins.) Amends Sec. 4650, Lab. C., re workmen's compensation.

Reduces from 49 to 7 days minimum period for which temporary disability must be caused before payments therefor commence on 1st, rather than 8th, day employee leaves work as result of injury.

A.B. 227—MALONEY. (Fin. & Ins.) Amends Sec. 4650, Lab. C., re workmen's compensation.

Provides for payment in event of permanent disability commencing 8th day after injury, rather than 8th day after injury becomes permanent or date of last payment for temporary disability.

A.B. 228—MALONEY. (Fin. & Ins.) Amends Sec. 4700, Lab. C., re workmen's compensation.

Provides death of employee does not affect employer's liability for medical and disability payments where such liability "has been found payable" to date of death, rather than, as now, it "has accrued and become payable" at that date.

A.B. 229—MALONEY. (Fin. & Ins.) Repeals and adds Sec. 4702, Lab. C., re workmen's compensation.

Law now provides death benefit of 4 times average annual earnings of deceased employee in case of total dependency, subject to maximum when added to accrued disability indemnity of \$7,000, or, in case of surviving widow and minor children, \$8,750, and with fixed minimum of \$3,000. Bill provides flat \$15,000 for every total dependent.

Law also now provides death benefit of 4 times amount annually devoted to support of dependent in case of partial dependency. This is increased to flat \$7,500 for every partial dependent.

Also provides for additional payment of \$5 weekly for each surviving dependent minor child under 18.

A.B. 230—MALONEY. (Fin. & Ins.) Amends various Secs., Lab. C., re workmen's compensation.

Increases minimum for "four times the average annual earnings" from \$1,000 to \$5,761.60, and maximum from \$8,400 to \$12,800.32.

Increases minimum "average weekly earnings" figure for use in computing average annual earnings in disability cases, from \$15 to \$27.70; and maximum for such purpose from \$53.85 in temporary disability and \$46.16 in permanent disability cases to \$61.54 in all cases.

Increases from \$46.16 to \$61.54 the average weekly earnings figure used in computing disability payments to permanently injured minor under 21 whose probable earnings at that age can not be determined.

For purpose of computing indemnity payable to employee sustaining original injury causing disability, increases maximum average weekly earnings for temporary disability from \$53.85 to \$61.54; and from \$46.16 to \$61.54 for permanent disability.

Removes 240-week limitation on temporary disability payment period.

A.B. 231—MUNNELL AND OTHERS. Amends Chs. 1420, 1735, and 1736, Stats. 1951, re compensation of attaches of superseded courts in Los Angeles and Orange Counties.

Provides that marshals, constables, deputies, or attaches of courts superseded January 1, 1953, by municipal courts in Los Angeles and Orange Counties who succeeded to similar positions in marshal's office in new courts shall receive same salaries as last received as attaches of superseded courts, until 91st day after adjournment of 1953 Regular Session of Legislature.

To take effect immediately, urgency measure.

Consideration of Governor's veto pending.

A.B. 232—LINDSAY. (C., P., & P. W.) New act, the Sierra Water Conservation District Act.

Creates Sierra Water Conservation District, prescribing its organization, operation, government, powers, and purposes.

To take effect immediately, urgency measure.

A.B. 233—McFALL. (Jud.) Amends Sec. 1, Ch. 1161, Stats. 1951, increasing salary of clerk and deputy clerks and marshals and providing additional deputies for municipal court of district embracing Stockton.

A.B. 234—SHERWIN. (Jud.) Amends Sec. 11715.6, H. & S. C., re granting of probation to persons convicted of narcotics violations.

Authorizes granting of probation to narcotics offenders guilty of violating either Sec. 11712 or 11713, H. & S. C., provided that such offenders serve in county jail at least minimum period of imprisonment specified in code section under which they are punishable.

A.B. 235—CASEY. (Mun. & C. G.) Amends Sec. 28127, Gov. C., Sec. 427, Ed. C., re compensation of public officers of Imperial County, changing compensation to unspecified amounts.

A.B. 236—CASEY. (Jud.) Amends Sec. 69653, Gov. C., to change salary of superior court judges in Imperial County from \$12,750 to unspecified amount.

A.B. 237—CASEY. (Jud.) Adds Art. 34, Ch. 10, Title 8, Gov. C., re Imperial County municipal court.

Provides for unspecified number of judges at unspecified salary.

Provides for one marshal and unspecified number of clerks at unspecified salaries.

A.B. 238—ENDERSON. (Fin. & Ins.) Amends Sec. 5814, Lab. C., re workmen's compensation.

Increases from 10 to 50% additional compensation payable on unreasonable delay or refusal to pay.

Provides employer may discontinue payments under award on serving and filing petition to terminate, but if petition is denied, 50% increase will attach.

A.B. 239—ENDERSON. (Fin. & Ins.) Amends Sec. 5800, Lab. C., re workmen's compensation.

Substitutes provision for running of interest on unpaid award from date payment is held due under it, for one for interest from date of filing of award in case of amount payable forthwith or from date payment otherwise becomes due and payable.

A.B. 240—ENDERSON. (Fin. & Ins.) Amends Sec. 4656, Lab. C., re workmen's compensation.

Deletes limitation to maximum of \$8,400 for aggregate temporary disability payments for single injury.

A.B. 241—ENDERSON. (Fin. & Ins.) Repeals Sec. 4656, Lab. C., re limitation of temporary workmen's compensation disability payments to \$8,400 maximum and period of 240 weeks.

A.B. 242—ENDERSON. (Fin. & Ins.) Amends Sec. 4651.1, Lab. C., re workmen's compensation.

Converts from rebuttable to conclusive one, presumption that on filing of petition with Industrial Accident Commission for change in award on ground of decrease or termination of disability, latter continues for at least week following filing.

A.B. 243—ENDERSON. (Fin. & Ins.) Repeals and adds Sec. 4651.1, Lab. C., re workmen's compensation.

Substitutes prohibition against discontinuing temporary disability payments to employee without first obtaining Industrial Accident Commission's permission, for provisions establishing rebuttable presumption of continuance of temporary disability for at least week following filing of petition with commission for reduction or termination of original award therefor.

A.B. 244—HENDERSON. (Fin. & Ins.) Adds Sec. 4650.1, Lab. C., providing for interest at rate of $\frac{1}{2}$ percent per month on delayed payment of workmen's compensation, except where failure is caused by employee.

A.B. 245—HENDERSON. (Fin. & Ins.) Amends Sec. 4605, Lab. C., re workmen's compensation.

Provides where employee obtains medical attention at own expense, all medical records, x-rays and other pertinent data in hands of employer or his insurance carrier shall be made available to employee or his physician without cost.

A.B. 246—HENDERSON. (Fin. & Ins.) Amends Sec. 4600, Lab. C., re workmen's compensation.

Provides for reimbursing employee for expenses incurred for witness fees and medical testimony in successfully proving contested claim.

A.B. 247—HENDERSON. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re approval of voluntary unemployment compensation disability plans.

Deletes from requirements necessary to approval by commission of voluntary unemployment compensation disability plan requirement that employer has consented to plan and agreed to make necessary deductions and transmit proceeds.

A.B. 248—HENDERSON. (Fin. & Ins.) Amends and repeals various Secs. Lab. C., re medical and hospital examinations and treatment for workmen's compensation purposes.

See digest of S.B. 312, apparently identical.

A.B. 249—WEINBERGER. (Fin. & Ins.) Adds Secs. 18004, 18672.1, amends Sec. 18671, Fin. C., re maximum rate of charge by industrial loan companies.

Defines borrower as person receiving proceeds or benefits of loan. Prohibits contracting for, or receipt of, rate of charge greater than permitted by statute, upon split or divided loans. Provides that charges on all separate loans to one person or husband and wife shall not exceed maximum applicable to all such loans when combined in one loan transaction.

A.B. 250—WEINBERGER. (Fin. & Ins.) Amends Secs. 18655 and 18656, Fin. C., re maximum rate of charge by industrial loan companies.

Changes from 10 percent per annum to $\frac{5}{6}$ of 1 percent per month maximum rate of charge on unpaid balances in excess of \$300.

A.B. 251—WEINBERGER. (Fin. & Ins.) Amends Sec. 18410, Fin. C., re conveyances by industrial loan companies.

Requires co-signature of secretary or assistant secretary rather than manager or treasurer on instrument conveying real estate.

A.B. 252—TOMLINSON AND THOMAS. (F. & G.) Amends Sec. 800, F. & G. C., re daily limit of abalones.

See digest of S.B. 324, apparently identical.

A.B. 253—KILPATRICK AND OTHERS. (G. E. & E.) Adds Sec. 9359.81, Gov. C., re allowance to widow of member of Legislators' Retirement System in lieu of death benefit.

Upon death before retirement of legislator who is eligible for retirement, permits widow to elect to receive for her life retirement allowance to which member was entitled, in lieu of death benefits.

A.B. 254—KILPATRICK. (Ind. R.) Adds Sec. 222.6, Lab. C., re deductions from wages for jury service.

Prohibits deduction or withholding of wages which employee would be entitled to if he had worked during time served on jury, unless jury fee of \$12 or more is received by employee.

A.B. 255—NIEHOUSE AND LUCKEL. (Elec. & Reap.) Adds Sec. 2501, Elec. C., re candidates for partisan offices.

Prohibits filing of declaration of candidacy for partisan office unless candidate has been registered for not less than 12 months as affiliated with party whose nomination he seeks.

A.B. 256—DUNN. (Elec. & Reap.) Adds Sec. 2830.5, Elec. C., re political parties.

Designates chairman of state central committee and chairman of women's division of such committee as official representative of state party for purpose of any matter involving state party and national committee of same party.

A.B. 257—DUNN. (Ind. R.) Adds Sec. 9000, Lab. C., re use of spray guns.

Makes use of spray guns in painting places of habitation or preparation of food a misdemeanor unless everything necessary to protect health and safety as determined by Division of Safety of Department of Industrial Relations is done.

A.B. 258—DUNN. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re wages subject to unemployment insurance contributions.

Removes limit of \$3,000 on wages subject to unemployment insurance contributions from employers.

Increases from \$3,000 to \$3,600 limit on wages subject to employee contributions.

A.B. 259—DUNN. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re amount of weekly benefit payment.

Changes wage brackets and increases amount of weekly unemployment compensation payments. Increases maximum payment from \$25 to \$40 weekly.

A.B. 260—DUNN. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re domestic service in a private home.

Provides that domestic service in private home for 24 days or more in calendar quarter and for which wages of \$50 or more are paid is included in term "employment" for purposes of unemployment insurance.

A.B. 261—DUNN. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, to delete provision that domestic service in private home is excluded from term "employment" for purposes of unemployment insurance.

A.B. 262—DUNN. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, to delete provision that agricultural labor is excluded from term "employment" for purposes of unemployment insurance.

A.B. 263—DUNN. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, to delete requirement of waiting period of 1 week for eligibility to receive unemployment compensation benefits.

A.B. 264—DUNN. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re eligibility to receive unemployment compensation benefits.

Provides that, if period of unemployment exceeds one-week waiting period required before claimant is eligible for unemployment compensation benefits, benefits shall be paid for such week.

A.B. 265—DUNN. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re operative dates of act.

Repeals provision that act is operative only so long as there is in effect federal act imposing unemployment insurance tax against which tax imposed by State may be credited.

A.B. 266—DUNN. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re definition of agricultural labor.

Repeals provisions specifically defining agricultural labor, leaving such labor, as exempted from term "employment," undefined in act.

A.B. 267—DUNN. (Fin. & Ins.) Amends Sec. 3208, Lab. C., re workmen's compensation.

Provides for replacement or repair of eye glasses damaged as incident of injury causing disability of any duration, law now limiting employee's right to such replacement or repair to case where disability exceeds 3 days.

A.B. 268—DUNN. (Ed.) Adds Sec. 5010, Ed. C., re audits of school funds.

Requires county superintendent of schools to provide for annual audit by certified public accountant or public accountant of county school service fund and books and accounts of districts under his jurisdiction with average daily attendance of less than 900, and requires other districts to make own audit or arrange with superintendent for it. Makes cost of audit a charge on county school service fund or district funds. Allows audit by Department of Finance if superintendent or district fails to make audit. Requires filing report of audit with Department of Education and Finance. Requires departments to prescribe information to be included in audit reports. Requires Superintendent of Public Instruction to adjust future apportionments of state funds to correct discrepancies revealed by reports. Allows Department of Finance to make surveys and reports and suggest procedures for carrying out audits.

Prohibits construction of section as allowing examination or report on curriculum of school district.

A.B. 269—DUNN. (Mun. & C. G.) Amends Sec. 5402, P. R. C., re recreation park and parkway districts.

Extends districts' authority to secure, maintain and operate adequate systems of parks, recreation grounds and parkways to include facilities for community recreation. Adds to districts' existing means of acquiring land and facilities, method of lease-purchase.

A.B. 270—DUNN. (Mun. & C. G.) Adds Secs. 5412.1 to 5412.10, inclusive, P. R. C., re bonds of recreation, park, and parkway districts.

Provides that governing body of district may issue bonds to provide funds for purposes of district, and the bonds are solely obligation of district and payable from (1) tax revenue, (2) income from present or future facilities of district, or (3) any combination of these sources. Specifies, content of resolution declaring necessity of bond issue, maximum interest charge and maturity date, maximum and minimum denomination of bonds and method of selling bonds.

A.B. 271—DUNN. (Mun. & C. G.) Amends Sec. 5425, adds Secs. 5426.5 and 5426.6, P. R. C., re withdrawal of territory from recreation, park, and parkway district.

Changes existing law, which provides in case of written objection by 1 percent of voters in territory to be withdrawn from district that withdrawal shall not be effective until it has been approved by majority of voters in territory, by providing that if there is written objection, withdrawal must be approved by majority of voters of entire district.

Bill makes exception in case of territory withdrawn for purpose of incorporation as or annexation to a city, in which case withdrawal effective if approved by majority of voters in territory to be withdrawn.

Provides when territory withdrawn from district and incorporated as or annexed to city, district retains title to and possession of all property of district and authorizes district to convey property to city with or without consideration.

Provides withdrawn territory continues to be liable for such portion of bonded indebtedness of district incurred before withdrawal as it would have been if no withdrawal occurred.

A.B. 272—COLLINS. (Elec. & Reap.) Amends Sec. 2833, Elec. C., re increase in membership of county central committees.

Deletes provision entitling county central committee in any city and county to increase its membership by majority vote of committee.

A.B. 273—HAIN AND OTHERS. (Pub. H.) Amends Sec. 34278, adds Secs. 34246, 34283, and 34329, H. & S. C., re powers and limitations on housing authorities.

Provides for abolishing of authority by $\frac{2}{3}$ vote of city or county governing body.

Provides governing body, and not authority, shall fix compensation of officers and employees.

Provides that governing body by $\frac{2}{3}$ vote may remove an officer or commissioner of authority for cause.

Provides governing body may investigate affairs of authority.

A.B. 274—HAHN AND OTHERS. (Mun. & C. G.) Adds Art. 4, Ch. 1, Pt. 1, Div. 2, Title 5, Gov. C., re investigatory powers of cities or counties concerning local public agencies.

Permits legislative body of city or county to investigate affairs and activities, enter and inspect property, examine records, and audit accounts, of any public agency created by legislative body or by law requiring its approval prior to exercise of powers of public agency, or whose creation depends upon determination by legislative body. Requires public agency to permit such examination and inspection, to produce records and furnish information.

A.B. 275—HAHN. (Fin. & Ins.) Amends Secs. 4452 and 4702, Lab. C., re workmen's compensation.

Raises figures for "four times average annual earnings" in disability cases from \$1,000 to \$5,761.60 as minimum and from \$8,400 to \$12,800.32 as maximum. Fixes same limits for death benefits in case of total dependency, minimum now being \$3,000, and maximum \$7,000, or where surviving widow and minor child, \$8,750. Provides for weekly payments of death benefit installments, rather than twice monthly.

A.B. 276—HAHN. (C., P., & P. W.) Amends Sec. 25461, Gov. C., re county contracts for public buildings, to require board of supervisors to approve by $\frac{2}{3}$, rather than unanimous, vote any change or alteration within 10 percent of original contract price and in excess of \$2,000.

A.B. 277—HAHN. (Mun. & C. G.) Adds Secs. 19826 and 19827, H. & S. C., re building regulations.

Provides all provisions of chapter re local building regulations apply to county having and enforcing a local ordinance prescribing minimum standards equal to or greater than provisions of State Housing Act, and provisions re earthquake protection and air space in sleeping rooms which otherwise would apply.

Provides if such county ordinance applies only to part of unincorporated territory of county, all provisions re local building regulations apply to such part.

A.B. 278—HAHN. (Mun. & C. G.) Adds Sec. 58861, Gov. C., re county boundary commissions.

Allows commission to obtain at county expense necessary maps of property to assist in consideration of proposal by commission and board of supervisors.

A.B. 270—HAHN. (Mun. & C. G.) Adds Sec. 34092, Gov. C., re duties of city clerks when name of street, boulevard, park or place is adopted, established or changed by city.

Requires city clerk to forward copy of resolution for such new or changed name to clerk and surveyor of county in which city is situated.

A.B. 280—WEINBERGER. (Jud.) Amends Sec. 1143, Pen. C., re jury fees.

Provides that jurors' fees and mileage prescribed by section are applicable in criminal cases, unless higher fee or rate of mileage is otherwise provided by law. Deletes provision that conflicting acts are repealed.

A.B. 281—WEINBERGER. (Jud.) Amends Sec. 117j, C. C. P., re notice of entry of judgment in small claims courts, to make it duty of clerk of court to mail notice to defendant at his address as it appears in court's records.

A.B. 282—CHAPEL AND OTHERS. (Elec. & Reap.) Amends Sec. 11649, Elec. C., re false signatures on political documents.

Makes it a felony to sign any ballot pamphlet argument or political document, application, or form, with name of another, without obtaining in advance the other's legal consent.

A.B. 283—HENDERSON. (Fin. & Ins.) Adds Sec. 5815, Lab. C., re workmen's compensation award.

Increases award by 50 percent in addition to 10 percent increase for unreasonable delay where award becomes final because of failure to file petition for reconsideration within time provided, but payment is not made pursuant to final award within such period.

A.B. 284—MORRIS. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, adds Sec. 1028.5, U. I. C., re unemployment insurance merit rating.

Provides that employer may make additional voluntary contributions to obtain better rate. Restricts period during which change may be made.

A.B. 285—MORRIS. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, amends 1030, 1031, and 1032, U. I. C., re unemployment insurance benefits chargeable to employer's account.

Provides that employer may submit information that claimant left employ voluntarily, without necessity of also showing lack of good cause, as at present.

Prevents determination of claimant's eligibility for benefits on basis of facts submitted by employer from constituting ruling on chargeability of benefits to employer's account, by deleting provision presently so permitting.

Requires that termination of employment be for good cause attributable to employer, instead of merely for good cause, as at present, to permit charging benefits to employer's account.

A.B. 286—COLLINS AND OTHERS. (W. & M.) Appropriates \$1,500,000 from State Highway Fund to Department of Public Works for studies of Southern Crossing across San Francisco Bay.

A.B. 287—COLLINS AND OTHERS. (C., P., & P. W.) Adds Art. 2, Ch. 2, Div. 17, S. & H. C., re studies and construction of a Southern Crossing across San Francisco Bay.

See digest of S.B. 107, apparently identical.

A.B. 288—STANLEY. (Mun. & C. G.) Amends Sec. 28160, Gov. C., re compensation for public service.

Provides that if increases in compensation of county officers made by 1953 Session of Legislature cannot legally be paid on 90th day after final adjournment, they shall be paid as soon as legally competent.

A.B. 289—CHAPEL, HENDERSON, AND BERRY. (Trans. & C.) Repeals Sec. 271.2, Veh. C., to delete definition of "negligent operator" for purposes of refusal of drivers' licenses.

A.B. 290—CHAPEL, HENDERSON, AND BERRY. (Trans. & C.) Adds Sec. 272.2, Veh. C., re issuance of drivers' licenses.

Makes definition of "negligent operator" inapplicable to holders of chauffeurs' licenses and requires Department of Motor Vehicles to give consideration to fact that such license holders more frequently operate vehicles.

A.B. 291—CHAPEL AND OTHERS. (Jud.) Adds Secs. 924 and 925, Lab. C., re employment of aliens.

Makes it unlawful to employ aliens subject to deportation.

Excuses employer, if alien, at time employed, presents documentary evidence of right to be in United States.

Provides maximum penalty of \$1,000 or 6 months in prison, or both.

A.B. 292—CALDECOTT AND OTHERS. (C., P., & P. W.) Amends Sec. 30101, S. & H. C., re rates of toll for toll bridges, tubes, or other toll highway crossings under California Toll Bridge Authority Act, making no substantive change.

A.B. 293—CHAPEL. (Mun. & C. G.) Adds Sec. 35201.5, Gov. C., re annexation to or incorporation in a city of uninhabited territory owned by junior college district.

Prohibits annexation or incorporation of such territory acquired by district under provision allowing board of supervisors to convey to school districts land acquired through special assessment proceedings for park purposes if land conveyed has not been used by public for park for more than 10 years.

A.B. 294—LINDSAY AND OTHERS. (F. & G.) Amends various secs., F. & G. C., re fish.

Eliminates shipping tags from sporting fishing licenses and deletes provisions as to their use. Prohibits shipping of trout. Makes possession limit for all varieties of trout 2 daily bag limits.

A.B. 295—MASTERSON AND DONALD D. DOYLE. (Jud.) Amends Ch. 1564, Stats. 1951, re municipal court in district embracing City of Richmond.

Increases salary of judges from \$11,500 to \$13,500 per year.

Provides additional fee of \$4 to be paid once by each party in civil action in any municipal court in 5th class county. Fee is to be paid upon filing of complaint; or by party other than plaintiff, upon filing of answer; or upon filing of papers transmitted from another court. Fee to be considered as part of costs. Fees collected to be transmitted to county treasurer.

A.B. 296—DAVIS AND OTHERS. (F. & G.) Amends Sec. 1164, adds Secs. 1165 and 1166, F. & C. G., re hunting.

Provides for permanent revocation of hunting license of person who kills or wounds another while hunting, rather than prohibiting issuance of such license to such person for 5 years. Makes it felony for person who has killed or wounded another while hunting to apply for hunting license or to hunt without one.

Provides for revocation of hunting license and prohibits issuance for 5 years of such license to person who, while hunting, kills or wounds domestic animal of another.

Provides for reports of any such killings or woundings to Department of Fish and Game. Makes it misdemeanor to fail to report as required.

A.B. 297—WEINBERGER. (Fin. & Ins.) Amends Sec. 1224, Fin. C., re issuance of letters of credit by commercial banks.

Deletes prohibition against issuance by commercial banks of letters of credit in excess of stated percentages of paid-up capital and surplus.

A.B. 298—WEINBERGER. (Jud.) Amends Sec. 360.5, C. C. P., re waivers of statutes of limitation.

Limits section to waivers of statutes of limitation, deleting references to acknowledgments or promises.

Deletes reference to waivers executed subsequent to the expiration of the limitation period, thus allowing only those executed prior to such period to be effective under the section.

Provides for renewal of waiver for 4 years from expiration of preceding waiver, rather than for 4 years upon expiration of preceding waiver.

A.B. 299—WEINBERGER. (Trans. & C.) Amends Sec. 3014.5, Civ. C., re definition of trust receipts transaction in Uniform Trust Receipts Law.

Includes within definition, trust receipt transaction involving house trailer, trailer, or semitrailer.

A.B. 300—DILLS AND OTHERS. (Ind. R.) Adds Sec. 12611.5, B. & P. C., re labeling of containers.

Requires containers of paint to be marked, branded or otherwise indicated on side or top thereof, or on a label or tag attached thereto, showing ingredients constituting contents.

A.B. 301—STANLEY AND OTHERS. Amends Secs. 154, 7000, W. & I. C., re Fairview State Hospital.

Establishes Fairview State Hospital as home for mentally deficient in Orange County, under jurisdiction of Department of Mental Hygiene.

Appropriates \$11,576,550 out of Capital Outlay and Savings Fund for construction, improvement, and equipment of such hospital, to be expended subject to provisions of the Budget Act of 1952.

Chapter 9, Statutes of 1953, approved January 23, 1953, in effect immediately.

A.B. 302—KILPATRICK AND COOKE. (P. U. & C.) Adds Ch. 8, Div. 2, P. U. C., re regulation and licensing of air transportation ticket brokers.

Requires air transportation ticket brokers to be licensed by Public Utilities Commission. Requires applicants for licenses to file surety bond of \$10,000. Imposes annual license fee of \$50.

Specifies regulations to govern conduct of business by such brokers. Requires records to be kept by brokers. Imposes penalties for acting as broker without license and for violations of chapter.

A.B. 303—PATTERSON AND OTHERS. (Mun. & C. G.) Adds Sec. 1957, Gov. C., re members of fire fighting units.

Authorizes member of public fire fighting unit to transport or arrange for transportation of person injured in connection with fire operations to physician or hospital if injured person does not object.

Absolves member of such unit using ordinary care from liability for further injury to, or expenses incurred by, injured person.

A.B. 304—PATTERSON AND OTHERS. (G. E. & E.) Amends Sec. 11007.5, Gov. C., re travel on state business.

Authorizes any state agency, subject to rules of Board of Control, to insure its officers and employees while flying in any except regularly scheduled passenger aircraft.

A.B. 305—FLEURY. (Agr.) Adds Sec. 120.1, Ag. C., re licensing of dealers in nursery stock.

Prohibits issuance, renewal, or reinstatement of nursery stock license, unless application is accompanied by certificate of cleanliness issued by county commissioner.

Authorizes director to make rules and regulations governing issuance of such certificates.

Directs commissioner to inspect premises before issuing certificate, and to allow applicant a reasonable time to eradicate pests found on such inspection, and to bring premises up to the prescribed standards.

Prohibits issuance of certificate unless premises meet standards.

A.B. 306—FLEURY. (Agr.) Amends Sec. 123, Ag. C., re nursery stock.

Permits transportation of nursery stock without shipping manifest when stock is accompanied by intercounty nursery stock certificate as well as when accompanied by certificate of inspection and release.

A.B. 307—FLEURY. (Agr.) Amends Sec. 122, Ag. C., re intercounty nursery stock certificates.

Deletes provision requiring shipping manifest to be forwarded to agricultural commissioner of county of destination when intercounty shipment of nursery stock is accompanied by intercounty nursery stock certificate.

A.B. 308—FLEURY. (Agr.) Amends Sec. 1148.26, Ag. C., re grading of nursery stock.

Authorizes any person authorized to make inspection of shipments of nursery stock to reject any and all stock found to be dead or in dying condition, seriously broken, frozen, or damaged.

A.B. 309—MCCOLLISTER. (Trans. & C.) New act, conveying certain tidelands in San Francisco Bay to City of Sausalito, providing for government, management, and control thereof, reserving rights of navigation and fisheries and minerals, gas and oil rights in State.

A.B. 310—FLEURY AND NIELSEN. (C. S. & S. P.) Amends Sec. 20393, Gov. C., re election of deferred retirement under State Employees' Retirement Law.

Makes revocable present irrevocable election by member of State Employees' Retirement System discontinuing state service to leave his contributions in retirement fund and be retired, with retirement allowance, upon qualification for retirement by age or disability.

To become operative upon effective date if effective date is 1st day of month, otherwise upon 1st of month following effective date.

A.B. 311—KLOCKSIEB, MUNNELL, AND LANTERMAN. (Soc. Wel.) Amends Sec. 2224, W. & I. C., re old age security with respect to the liability of relatives.

Deletes requirement that statement made by spouse or adult child, pecuniarily able to contribute to support of an applicant or recipient of aid, showing whether relative is in fact contributing and will continue to contribute to support of such person, need be sworn statement.

A.B. 312—CHAPEL. (Jud.) Adds Sec. 7717.5, B. & P. C., re payment of commission to funeral director for recommending florist.

Makes a misdemeanor, paying or offering to pay funeral director or embalmer a commission, bonus, rebate, or other consideration for his recommending florist or dealer in flowers in connection with funeral service.

A.B. 313—ERNEST R. GEDDES. (Ed.) Repeals and adds Art. 1.5, Ch. 2, Div. 10, Ed. C., re State College Council.

Adds provisions for State College Council identical to repealed provisions except provides that council remains in existence until June 30, 1955, rather than 1953, and requires it to submit report to Legislature on or before March 1, 1955, rather than 1953.

A.B. 314—GEDDES. (Ed.) New act, re establishment of Education Code Revision Committee.

Creates committee to be appointed by Governor on recommendation of Director of Education, to remain in existence until June 30, 1955. Requires committee to submit recommendations to Legislature on or before January 1, 1955.

Appropriates unspecified sum for purposes of committee.

A.B. 315—ERNEST R. GEDDES. (Ed.) Repeals and adds Art. 3, Ch. 2, Div. 10, Ed. C., re faculties of state colleges.

See digest of S. B. 178, apparently identical.

A.B. 316—ERNEST R. GEDDES. (G. E. & E.) Amends various secs. B. & P. C., re professional engineers.

Requires that each branch of engineering within scope of act be represented by at least one member of the State Board of Registration for Civil and Professional Engineers who is registered in that branch.

Requires each member of the board to have at least 12 years active professional engineering experience.

Deletes provision that each member appointed to fill a new term of vacancy shall be a registered professional engineer in the same branch as his predecessor.

Makes other technical and clarifying changes.

A.B. 317—SMITH. (Jud.) Amends Sec. 360.5, C. C. P., re waivers of statutes of limitations.

Excludes from provision providing that waiver bars defense to civil action of running of statute of limitations only if in writing and signed by persons obligated and making waiver only effective for 4 years unless renewed, written waiver signed by person obligated and given to county to secure repayment of indigent aid or repayment of moneys fraudulently or illegally obtained from county.

A.B. 318—HAHN. (Mun. & C. G.) Adds Sec. 18404, S. & H. C., re assessment and collection of street lighting assessments.

Authorizes cities and counties, where county assessor and tax collector assess and collect city taxes, to enter into agreement for collection of special assessments at same time and in same manner as county taxes. Requires compensation to county therefor to be provided for in agreement.

A.B. 319—HAHN. (Mun. & C. G.) Adds Ch. 4, Pt. 2, Div. 1, Title 5, Gov. C., providing for agreements between counties and cities for collection by county officials of special assessments levied by cities.

A.B. 320—CONRAD, DOLWIG, AND LEVERING. (Elec. & Reap.) Adds Ch. 4, Div. 4, Elec. C., re district elections.

Requires mailing of sample ballot, notice of election time, and statement of issues to district electors at least 10 days before any district election on propositions.

A.B. 321—CONRAD AND BECK. (Elec. & Reap.) Amends Sec. 1, Ch. 12, 1950 (3d Ex.) Sess. to extend war voters law to 91st day after 1955, rather than 1953, Regular Session.

A.B. 322—BELOTTI. (Ed.) Amends Sec. 424, Ed. C., to change salary of county superintendent of schools of Humboldt County from \$6,000 to an unspecified amount.

A.B. 323—ALLEN AND DUNN. (Agr.) Adds Sec. 828.7a, Ag. C., re standard containers for vegetables.

Permits, until August 1, 1953, use of standard containers 45D and 45F with lid over 23½ inches in length.

To take effect immediately, urgency measure.

A.B. 324—ALLEN. (Jud.) Amends Sec. 79.43, C. C. P., to change salary of superior court judges in Santa Clara County from \$14,250 to unspecified amount.

A.B. 325—ALLEN. (Jud.) Amends Ch. 1165, Stats. 1951, re compensation of officers and attaches of municipal court in district embracing Alviso and San Jose.

Increases minimum salary of clerk from \$360 to \$412 per month. Changes amounts of annual increases. Increases maximum salary from \$467 to \$502 per month.

Provides for principal clerk, to be appointed by clerk, with minimum salary of \$322 monthly. Provides annual increases to maximum salary of \$392 per month.

Increases minimum salary of deputy clerks from \$265 to \$307 per month. Changes amounts of annual increases. Increases maximum salary from \$353 to \$373 per month.

Provides for senior clerk, to be appointed by clerk, with minimum salary of \$265 per month. Provides annual increases to maximum salary of \$322 per month.

Changes name of typists from deputy to intermediate clerks. Changes number of intermediate clerks from 6 to 11. Increases minimum salary of intermediate clerks from \$195 to \$229 per month. Changes amounts of annual increases. Increases maximum salary from \$267 to \$278 per month.

A.B. 326—LANTERMAN AND STANLEY. (Mun. & C. G.) Adds Sec. 1076.1, S. & H. C., re detention camps.

Authorizes board of supervisors of county employing competent engineer as road commissioner, to move, relocate, or re-establish detention camps by force account or day labor where such camps are used in connection with county highway construction or maintenance work.

A.B. 327—HENDERSON AND OTHERS. (F. & G.) Adds Sec. 106.6, Wat. C., and 325.1, F. & G. C., re water for waterfowl preservation.

Declares that use of water for preservation of waterfowl is subordinate only to domestic use, municipal use, and use for irrigation.

Authorizes Department of Fish and Game to acquire water and water rights and rights necessary to permit flow of water to lands constituting natural habitat of waterfowl to maintain streams and lakes thereon.

A.B. 328—HENDERSON. (Jud.) Amends Sec. 659, C. C. P., to exclude holidays in computing time for motions for new trial.

A.B. 329—HENDERSON. (Jud.) Adds Sec. 964, C. C. P., re appeals to Supreme Court and district courts of appeal.

Provides that notwithstanding rule of Judicial Council to contrary, notice of appeal shall be filed within 60 days after entry of judgment unless time is extended. Requires clerk of superior court to cause notice of entry of judgment to be served immediately upon parties or attorneys.

A.B. 330—HENDERSON. (Jud.) Amends Sec. 13005, H. & S. C., re spark arresting device on machine exhaust.

Requires exhaust of machines operating near cotton field to have device for arresting burning carbon.

A.B. 331—HENDERSON. (Jud.) Adds Sec. 13004.5, H. & S. C., re fire protection equipment.

Requires each cotton picking machine and vehicle transporting loose cotton to be equipped with fire extinguisher of prescribed type.

A.B. 332—ELLIOTT AND COLLINS. (Jud.) Adds Secs. 54.5 and 54.6, Civ. C., re civil rights regarding purchase of real property offered for sale to public.

Provides for equal rights, without respect to race, color or religion, in purchase of any real property offered for public sale, and makes restrictive covenants, agreements, or refusals to sell, which deny such equal rights, against public policy.

Authorizes action for damages for amount not less than \$100 against anyone who denies such equal rights, aids or incites such denial, or who enforces or attempts to enforce any such covenants or agreements, or aids or incites such enforcement.

A.B. 333—ELLIOTT AND CHAPEL. (Ed.) Amends Secs. 11382 and 11674, Ed. C., re sale of school textbooks.

Deletes requirement that old textbooks be sold by State Board of Education only for use in manufacture of paper pulp or similar substances. Allows districts to sell used or obsolete textbooks at highest price obtainable when not purchased by students.

A.B. 334—ELLIOTT AND CHAPEL. (Soc. Wel.) Amends Sec. 2181, W. & I. C., re responsibility of relatives of applicants for aid to aged.

Requires exclusion from net monthly income of responsible relative (upon which his support and reimbursement liability is based) of amount deducted from salary or wages as federal income tax, in addition to any other deductions permitted by Department of Social Welfare by administrative regulation.

A.B. 335—KILPATRICK AND OTHERS. (Soc. Wel.) Adds Sec. 2578, W. & I. C., re county aid to indigents.

Provides that in determining need of individual for indigent aid, the county shall disregard any aid to aged granted to any other individual under Ch. 1, Div. 3, W. & I. C., or indigent aid furnished to any other individual under Div. 4 of such code.

A.B. 336—FLEURY AND NIELSEN. (W. & M.) Appropriates unspecified sum from General Fund and special funds from which salaries are paid, for increases in salaries of state officers and employees.

To take effect immediately, usual current expenses.

A.B. 337—FLEURY. (Jud.) Amends Sec. 1330, Pen. C., re attendance of witnesses who reside or who are served with subpoena outside of county in cases involving offenses of minors.

Authorizes judge of juvenile court hearing petition, in case of minor concerning whom petition has been filed pursuant to Sec. 700, W. & I. C., upon affidavit of probation officer approving filing of such petition, or of party to such action, or his counsel, stating that he believes evidence of such witness is material, and his attendance at such hearing is material and necessary, to order attendance of witness who resides or who is served with subpoena outside of county in which offense is triable.

A.B. 338—SMITH. (Mil. Aff.) Adds Sec. 1592, M. & V. C., re appointment of civilian defense and disaster workers as deputy sheriffs.

Authorizes sheriff to appoint persons enrolled with war, defense, or disaster councils as deputy sheriffs without pay. Prohibits service of process in such capacity, and exempts such deputies from restrictions re practicing law or acting as collectors.

A.B. 339—BROWN AND OTHERS. (G. E. & E.) Adds Ch. 9, Part 1, Div. 2, Title 5, Gov. C., re meetings of legislative bodies of local agencies.

Requires all meetings of such legislative bodies to be open and public except meetings to consider employment or dismissal of public officer or employee or to hear complaints or charges brought against such officer or employee by another officer or employee. Allows it to exclude from any public or private meeting during examination of witness any or all other witnesses in matter being investigated. Requires legislative body to provide by ordinance or rule the time and place for holding regular meetings. Requires

meetings to be held within boundaries of territory over which it has jurisdiction. Allows adjournment of regular or adjourned meetings to time and place specified in order of adjournment. Prescribes procedure for giving public notice of special meetings.

A.B. 340—BERRY AND COLLINS. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re hospital benefits.

Increases from \$8 to \$10 a day benefits payable during confinement in hospital.

A.B. 341—BERRY, MEYERS, AND COLLINS. (Pub. H.) Amends Sec. 6509, B. & P. C., re inspection of barbershops and colleges.

Provides that for maintenance of effective inspection by board, no barbershop or college shall be open for business on Sundays or holidays.

A.B. 342—BERRY, MEYERS, AND COLLINS. (Pub. H.) Amends Sec. 6630, B. & P. C., to make changes in schedule of fees for barbering licenses and examinations.

A.B. 343—BERRY, MEYERS, AND COLLINS. (Pub. H.) Amends Sec. 7303, B. & P. C., re Board of Cosmetology.

Deletes provision that no member of the board shall serve for more than 2 consecutive terms.

A.B. 344—BERRY, MEYERS, AND COLLINS. (Pub. H.) Amends Sec. 7324, B. & P. C., re scope of cosmetology regulations.

Applies provisions of Cosmetology Act to persons employed in pharmacies.

A.B. 345—BERRY, MEYERS, AND COLLINS. (Pub. H.) Adds Sec. 7393.2, B. & P. C., re qualifications for training of cosmetology junior operators.

Requires applicants for training of junior operators to be 21 years old, be of good moral character, and to be holder of hairdresser and cosmetician or cosmetologist manager-operator license for not less than 3 years.

A.B. 346—BERRY AND COLLINS. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re disability benefits.

Provides purpose of disability provisions is to compensate for loss, rather than wage loss, sustained. Makes same change in definition of "unemployment compensation disability benefits."

A.B. 347—BERRY AND COLLINS. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re covered employment.

Deletes provision excluding service performed in employ of State, political subdivision, or instrumentality of one or more states or political subdivisions, from definition of employment, thereby bringing such service within coverage of act.

A.B. 348—BERRY AND COLLINS. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re unemployment benefits, making no substantive change.

A.B. 349—BERRY AND COLLINS. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re suitable employment.

Deletes provision making question of whether employment is covered by act immaterial in determining whether work is "suitable employment."

A.B. 350—BERRY AND COLLINS. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re eligibility for benefits.

Deletes eligibility requirement that director find claimant made such effort to seek work on his own behalf as may be required by regulation.

Deletes declaration of legislative intent that unemployed persons claiming benefits be required to make all reasonable efforts to secure employment on own behalf.

A.B. 351—BERRY, MEYERS, AND COLLINS. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re investigations.

Deletes requirement that field investigating staff shall be under Division of Public Employment Offices and Benefit Payments.

A.B. 352—BERRY AND COLLINS. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, by repealing Sec. 90 governing adoption, amendment, or rescission of rules and regulations.

A.B. 353—BERRY, COLLINS, AND MEYERS. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re death benefits.

Provides that on death of disabled individual receiving disability benefits at time of death his surviving spouse or dependent children under 18 shall receive amount equal to 13 times deceased's weekly benefit amount.

A.B. 354—DUNN. (Ed.) Repeals Sec. 4901.7, Ed. C., re successors to members of county committees on school district reorganization, composed of 11 members.

A.B. 355—DUNN. (Ed.) Amends, adds, and repeals various Secs., Ed. C., re optional reorganization of school district.

Allows remaining members of county committee on school district reorganization, rather than school trustees who elect first members of committee, to fill vacancies on committee, or if it fails to do so, the county superintendent of schools may do so within 60 days, rather than year.

Allows governing board of each district, rather than each elementary district, in county with 6 or more elementary districts to participate in selecting committee and to have a vote for each member thereof.

Makes governing board of unified district which includes all of county the county committee.

Requires concurrence in plans by committees of 2 or more counties affected by proposed reorganization.

Requires committee selecting area for reorganization which includes area of another county to notify committee thereof and of each hearing thereon.

Deletes requirement that letter of notice of meeting of augmented committee be registered.

Requires, rather than allows, unified district established after October 1, 1949, to be divided into 5 or 7 trustee areas by committee. Allows, rather than requires, proposal for unification to include provision for trustee areas. Allows abolishment of trustee areas in unified district after election thereon.

Extends period for election on adoption of plans of committee by electorate. Makes unification of districts before February 1, instead of December 31, effective on next July 1, and makes unification on or after February 1 effective on 2d succeeding July 1.

Deletes obsolete provisions, makes other clarifying changes.

A.B. 356—DUNN. (Jud.) Amends Secs. 73301 and 74603, adds Sec. 74606, Gov. C., amends Sec. 1, Ch. 1162, Stats. 1951, re compensation for service in the municipal court of the San Leandro-Hayward municipal court district.

Grants credit in civil service of county immediately preceding continuous prior service in superseded courts for purpose of determining salary rate. Sets salary of deputy clerk who has rendered continuous service in municipal court, superseded justice court, and county civil service for a total of five years at \$419 monthly for 6 months commencing October, 1953, and thereafter at \$314.

A.B. 357—DUNN. (Ind.) Amends Ch. 1162, Stats. 1951, re San Leandro-Hayward Municipal Court District.

Provides that persons who succeed to positions in municipal court under provisions of Municipal and Justice Court Act of 1949 shall receive credit for continuous prior service in civil service of county rendered immediately preceding continuous prior service in superseded courts.

A.B. 358—DUNN. (Jud.) Amends Secs. 74602 and 74603, Gov. C., re number and compensation of clerks and attaches of San Leandro-Hayward Municipal Court.

Changes clerk's salary from \$450 per month to same salary as Berkeley-Albany Municipal Court Clerk.

Changes number of deputy clerks from 4 to 9.

A.B. 359—DUNN. (Rev. & Tax.) Amends and adds various Secs. R. & T. C., adds Sec. 372.1, Veh. C., re taxation of motor vehicles and their operation, and taxation of use of motor vehicle fuel.

Imposes supplemental tax of 4½ cents per gallon on use in "heavy motor vehicle" of fuel now subject to motor vehicle fuel license tax and use fuel tax. Defines "heavy motor vehicle" as one with unladen weight in excess of 6,001 pounds, or, if truck tractor, with unladen weight of 5,001 pounds or more and designed, used or maintained primarily for transporting property.

Exempts from motor vehicle transportation license tax operators engaged exclusively in transportation of property; and makes such tax inapplicable to gross receipts derived from transporting property in vehicles designed, used or maintained for transporting property, or from transporting persons in any such vehicles with respect to use of fuel in which there is tax imposed by bill.

In lieu of weight registration fees now imposed on commercial vehicles by subdivisions (c) and (d) of Sec. 372, Veh. C., imposes new weight fees according to prescribed schedule on heavy motor vehicles with respect to use of fuel in which there is tax imposed by bill.

Makes other changes pertaining to administration of tax imposed.

To take effect immediately, tax levy.

A.B. 360—WATERS AND OTHERS. (C. S. & S. P.) Adds, amends, various secs., Gov. C., re retirement systems established under County Employees Retirement Law of 1937.

Defines "public service" as employment of person by, including holding of elective office in, State or any department or agency thereof, or any county, city, public corporation, municipal corporation, or public district.

In counties of 2,000,000 or more population, having taxable property assessed at more than \$3,000,000, or retirement system with more than 10,000 members, permits member to elect, after he is entitled to credit for at least 5 years of service and prior to retirement, to receive credit as service for all or part of public service, upon payment prior to retirement of both employee and employer contributions for portion of public service for which he has elected to receive credit, plus accrued interest. If such member is entitled to pension or retirement allowance from other public agency for same service, contributions to and benefits from county retirement system to be reduced proportionately. Where less than full time served during public service, amount creditable as service in county system to be reduced proportionately.

As to members in all counties, specifies that membership shall not disqualify member, including county supervisor, from voting or taking any other action authorized or required by retirement law, and that code provisions prohibiting interest by public officer in contract made in official capacity do not apply to such actions. Declares that election of member to receive service credit in county system for public service, county service prior to membership, or service to city whose functions have been assumed by county, does not make person member during time for which he has so elected to receive credit. Redefines "service" to include time in military service for which contributions have been made pursuant to authorization in County Employees Retirement Law of 1937 and period of time for which member receives credit for county service or for public service or both.

A.B. 361—NIELSEN AND FLEURY. (W. & M.) Reappropriates \$324,000 of appropriation made by Item 364.5(e) Budget Act 1952 for sheep and swine barn, to State Agricultural Society for construction, improvement, and equipment of fashion industry building.

To take effect immediately, urgency measure.

A.B. 362—PORTER. (G. O.) Amends Act 3796, the Alcoholic Beverage Control Act, and amends Sec. 25657, B. & P. C., re employment of hostesses by on-sale licensees.

Makes it a misdemeanor to employ or permit, in on-sale premises, anyone who gains financial advantage thereby to beg or solicit any customer or visitor therein to purchase alcoholic beverages for the one begging or soliciting.

A.B. 363—LINDSAY. (Jud.) Adds Sec. 3333.3, Civ. C., re amounts of damages allowable in personal injury actions arising from automobile accidents.

Limits amount of damages in personal injury actions resulting from automobile accidents to double total award authorized for similar injury under Workmen's Compensation and Insurance Law, basis of recovery to be rating schedules of Industrial Accident Commission.

Requires court, without new trial, to reduce jury's award to such maximum if award exceeds it.

A.B. 364—McFALL. (Jud.) Amends Sec. 1007, Ed. C., deleting requirement that claims against school district governing boards for personal injury or property damage be verified.

A.B. 365—McFALL AND HENDERSON. (Rev. & Tax.) Add Sec. 6404, R. & T. C., re exempting from use tax automobiles purchased outside California.

Provides exemption from use tax for personal automobile purchased by non-resident outside State, on which foreign sales or use tax paid, although intended for use in California.

A.B. 366—McFALL. (Mun. & C. G.) Amends Sec. 28113, Gov. C., re compensation for public service in San Joaquin County.

See digest of S.B. 182, apparently identical.

A.B. 367—BROWN. (Pub. H.) Adds Sec. 10038, H. & S. C., re vital statistics administration.

Allows State Registrar of Vital Statistics to call meeting of Local Registrars.

Provides expenses for attending 2 meetings per year to be legal charge against local government unit.

A.B. 368—BROWN. (C., P., & P. W.) Adds Ch. 6, Pt. 5, Div. 13, and Ch. 5, Pt. 6, Div. 13, Wat. C., re California water districts.

Authorizes districts to cooperate and contract under federal reclamation laws in the same manner as irrigation districts.

Permits districts to form improvement districts in the same manner as irrigation districts.

A.B. 369—STANLEY. (Pub. H.) Amends Sec. 18653, H. & S. C., re toilets in trailer coach.

Makes it unlawful to use toilet in trailer coach located within as well as outside a trailer park, unless it conforms to administrative regulations which are incorporated by reference.

A.B. 370—STANLEY. (Pub. H.) Amends Sec. 18600.5, H. & S. C., re trailer coach regulations.

Deletes provision making it unlawful for owner of trailer park to rent trailer coach.

Provides that in counties with population in excess of 900,000 every trailer coach in trailer camp shall comply with requirements of code which apply to auto courts when coach is attached to pipes, or ground; or when coach has no current license plate or has been altered.

A.B. 371—STANLEY. (Pub. H.) Amends Sec. 18600, H. & S. C., re restrictions on use of trailer coaches.

Exempts from restrictions on use of trailer in auto park, awnings or enclosures of roof and 3 sides which do not constitute health menace or fire hazard.

A.B. 372—STANLEY. (Pub. H.) Amends Secs. 18101, 18650, 18654, and 18657, H. & S. C., re sanitary conditions in trailer coaches and trailer camps.

Defines "dependent" and "independent" trailer coach.

Specifies number of toilets, showers, and slop sinks per unit trailer camp must have and distance they shall be from individual units.

A.B. 373—COLLINS AND OTHERS. (Fin. & Ins.) Amends Sec. 3703, Lab. C., re workmen's compensation, making no substantive change.

- A.B. 374—COLLINS, BERRY, AND ELLIOTT. (Fin. & Ins.) Amends Secs. 3352 and 4250, Lab. C., re workmen's compensation law.

Brings all agricultural and related employments within law, unless employer or employee gives specified notice of rejection, law now being inapplicable under any circumstances to such employments where annual payroll does not exceed \$500.

- A.B. 375—COLLINS, BERRY, AND ELLIOTT. (Fin. & Ins.) Amends Sec. 3358.5, Lab. C., bringing household domestic employees working for one employer more than 32 hours per week within workmen's compensation law, latter now covering only those who work more than 52 hours weekly.

- A.B. 376—COLLINS, BERRY, AND ELLIOTT. (Fin. & Ins.) Amends Sec. 3352, repeals Sec. 3358.5, Lab. C., bringing all household domestic employees within workmen's compensation law, latter now covering only those working for same employer more than 52 hours per week.

- A.B. 377—COLLINS, BERRY, AND ELLIOTT. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re employer contributions.

Repeals Secs. 39, 39.1, 40, 41.1, 41.2, 41.3, 41.5, 42, and 47 of the act, the "merit rating" provisions, including reduced contribution rate provisions and provisions relating to maintaining and transfer of employers reserve accounts.

- A.B. 378—COLLINS, BERRY, AND ELLIOTT. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re covered employment.

Deletes provision excluding from definition of "employment" service performed in the employ of nonprofit religious, charitable, scientific, literary or educational organization.

- A.B. 379—COLLINS, BERRY, AND ELLIOTT. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re contributions by employers.

Requires every employer, after January 1, 1954, to pay contributions on all wages paid at rate of 3 percent.

- A.B. 380—COLLINS AND OTHERS. (Ed.) Amends Sec. 16273, Ed. C., re definition of school bus.

See digest of S.B. 121, apparently identical.

- A.B. 381—COLLINS, BERRY, AND MEYERS. (Jud.) Adds Sec. 5614.1, S. & H. C., re repair of, and liability for, defective sidewalks.

Imposes joint and several liability on persons required to repair defective sidewalk and officer who allows defective sidewalk to remain unrepaired after written notice, for injuries sustained due to defect.

Permits superintendent of streets to make repairs at expense of city.

- A.B. 382—PORTER AND OTHERS. (Pub. H.) Amends Sec. 19816, H. & S. C., re sale of inflammable materials.

Makes it misdemeanor for vendors of inflammable articles to violate Fire Marshal's regulations. Eliminates requirement that regulations be "knowingly and wilfully" violated.

- A.B. 383—MASTERSON AND DONALD D. DOYLE. (Ed.) Adds Sec. 18406, Ed. C., re acquisition of school sites in separate parcels.

Authorizes school district governing board to contract with owners of land to be acquired for school site, whereby district acquires title in separate parcels by separate deeds. Allows making irrevocable deposit of deeds by owner in escrow, with time limit for district to pay for deed. Requires district to obtain report of planning commission and of Department of Education on site before entering agreement.

- A.B. 384—MASTERSON AND DONALD D. DOYLE. (Ed.) Adds Sec. 18405, Ed. C., re options on school sites.

Authorizes school district governing board to acquire and pay for option on school site. Allows yearly renewals of option agreements. Requires district to obtain report of planning commission and Department of Education on site before acquiring option.

A.B. 385—MASTERSON AND DONALD D. DOYLE. (Jud.) Amends Sec. 204a, C. C. P., re deputy jury commissioners.

Authorizes judges of superior court in counties or cities and counties, having population of 60,000 or over, to appoint such deputy jury commissioners as board of supervisors deems necessary, board to prescribe their salaries. Provides that deputy commissioners shall hold office at pleasure of majority of superior court judges.

A.B. 386—CREEDON. (Mun. & C. G.) Amends Secs. 27061 and 27062, Gov. C., re monthly settlements of accounts of county treasurer with auditor.

Requires settlement to be made not later than 10th day, rather than 1st Monday, of each month. Deletes requirement that treasurer state source from which receipts derived and to whom payments made.

A.B. 387—CREEDON. (Mun. & C. G.) Repeals Sec. 27060, Gov. C., re annual full settlement of county treasurer's accounts with auditor in presence of supervisors.

A.B. 388—CREEDON. (Fin. & Ins.) Amends Sec. 53638, Gov. C., re maximum deposits in banks by local agencies.

Prohibits deposit from exceeding the total of paid-up capital and surplus of depository, rather than paid-up capital exclusive of reserve and surplus.

A.B. 389—CREEDON. (Mun. & C. G.) Repeals Sec. 24053, Gov. C., charging all county officers with notice of condition of county treasury and extent of claims against it.

A.B. 390—CREEDON. (Mun. & C. G.) Amends Sec. 29802, Gov. C., re time limit in which county warrants may be presented for payment.

Makes void any county warrant except warrant for categorical aid not presented to county treasurer within 3, rather than 2, years after its date. Also excepts warrants drawn against trust funds.

A.B. 391—CREEDON. (Mun. & C. G.) Amends Sec. 29820, Gov. C., to allow county treasurer to stamp or perforate, rather than write, word "paid" on county warrants.

A.B. 392—CREEDON. (Jud.) Amends Sec. 6700, Gov. C., making Good Friday a holiday from 12 noon until midnight, rather than 3 p.m.

A.B. 393—CREEDON. (Mun. & C. G.) Amends Sec. 29851, Gov. C., re issuance and payment of duplicates for lost or destroyed warrants.

Deletes requirement that duplicate bear same date as original warrant.

Makes any loss incurred in connection with duplicate charge against county general fund.

A.B. 394—CREEDON. (Mun. & C. G.) Amends Sec. 6448, S. & H. C., re payment of improvement bonds under Improvement Act of 1911.

Requires city treasurer, upon payment of assessment, to pay off bond upon presentation, rather than to forthwith notify holder of bond and call in bond.

A.B. 395—CREEDON. (Mun. & C. G.) Amends Sec. 5024, S. & H. C., re incidental expenses included in cost of projects under Improvement Act of 1911.

Includes within definition of such expenses estimated costs of treasurer of county or city, as case may be, in servicing improvement bonds.

A.B. 396—CREEDON. (Jud.) Amends Sec. 1062, Prob. C., re treasurer's receipt for money deposited after sale of personal property.

Changes procedure which required depositor to file duplicate receipts with auditor and court, to provide that single treasurer's receipt shall be received by court as proper voucher for deposit.

A.B. 397—MEYERS AND OTHERS. (Fin. & Ins.) Amends Sec. 4055, Lab. C., re workmen's compensation.

Provides that where physician who examines employee is required to testify as to results, his fee for testifying shall be paid by Industrial Accident Commission.

A.B. 398—MEYERS AND OTHERS. (Fin. & Ins.) Amends Sec. 5412, repeals Sec. 5411, Lab. C., re date of injury for workmen's compensation claims. See digest of S.B. 310, apparently identical.

A.B. 399—EVANS. (Jud.) Amends Sec. 26726, Gov. C., re fees for custodianship of property.

Provides that fee for custodianship of property shall be \$1 per hour, deleting reference to limitation of \$16 during any 24-hour period.

A.B. 400—BELOTTI. (F. & G.) Amends and repeals various Secs., F. & G. C., re shellfish.

Expands provisions for allotting state water bottoms for oyster beds to apply to all shellfish. Abolishes Oyster Fund. Provides that if several persons apply on same day for an abandoned claim decision is to be by lot. Deletes obsolete provisions and refers throughout to Department, rather than Division, of Fish and Game.

A.B. 401—TOMLINSON. (Mun. & C. G.) Amends Sec. 421, Ed. C., increasing salary of county superintendent of schools of Santa Barbara County from \$7,200 to \$8,100.

A.B. 402—TOMLINSON. (Mun. & C. G.) Amends Sec. 28121, Gov. C., re compensation for public service in Santa Barbara County.

Changes auditor's salary from \$7,500 to \$8,100 per year.

Changes district attorney's salary from \$9,600 to \$10,500 per year.

Changes each supervisor's salary from \$4,200 to \$5,100 per year.

A.B. 403—TOMLINSON. (Jud.) Amends Ch. 1355, Stats. 1951, to change Santa Barbara municipal court judge's salary from \$8,700 to \$9,600.

A.B. 404—TOMLINSON. (Jud.) Amends Sec. 79.42, C. C. P., to increase annual salary of superior court judge of Santa Barbara County from \$13,750 to \$15,000.

A.B. 405—WATERS AND ERWIN. (Rev. & Tax.) Amends Sec. 14797, R. & T. C., re commissions of Los Angeles County Treasurer.

Increases maximum commissions that may be retained by county treasurer of Los Angeles County out of total inheritance taxes paid to and accounted for by him in any year from \$45,000 to \$55,000.

A.B. 406—WEINBERGER. (Jud.) Amends Sec. 1714, Civ. C., and Sec. 625, C. C. P., re comparative negligence.

Provides that contributory negligence is no bar to recovery of damages for personal injury, wrongful death, or injury to property, but that it shall diminish such damages in proportion to the amount of negligence attributable to injured person, deceased, owner of property, or one controlling property.

Requires jury to render special verdicts or court to make findings of fact in cases involving contributory negligence, listing both total damages recoverable had there been no contributory negligence and extent to which such total is diminished.

A.B. 407—MALONEY. (Jud.) Adds Secs. 1469 and 1470, Civ. C., re covenants in leases affecting contiguous real property.

Provides that covenants made by lessor in lease of real property to use, repair, maintain, improve, or pay taxes or assessments on, or not to use or permit to be used contrary to terms of lease, any other real property owned by lessor and contiguous to property leased, is binding on successive owners of such contiguous real property if lease contains description of such contiguous real property and provision that such successive owners are bound, and if lease is executed, acknowledged and recorded as required for grants of real property.

A.B. 408—ERWIN AND ERNEST R. GEDDES. (G. O.) Amends Sec. 19627.3, B. & P. C., re state revenue derived from horse racing licenses.

See digest of S.B. 181, apparently identical.

A.B. 409—BECK. (Mun. & C. G.) Adds Sec. 14444.2, H. & S. C., re powers of county fire protection district board.

Provides board may authorize fire prevention activities by district.

A.B. 410—BECK. (Mun. & C. G.) Amends Sec. 14549, H. & S. C., re distribution of funds and property of a fire protection district upon withdrawal of territory.

Provides property and unencumbered funds to be divided between the city and remaining district. Defines "unencumbered funds".

Provisions of this section shall apply to territory withdrawn from a district after September 22, 1951.

A.B. 411—BECK. (Fin. & Ins.) Adds Art. 3.5, Ch. 1, Pt. 3, Div. 2, amends Sec. 704, Ins. C., re motor vehicle liability insurance.

Prohibits discrimination based upon race or color in accepting applications for such insurance and use of race or color as condition or risk for which higher rate is charged. Makes 5 or more violations in calendar year cause for suspension of certificate.

Extends provision authorizing suspension of certificate of authority of an insurer for stated causes to include reciprocal or interinsurance exchanges and their attorneys-in-fact.

A.B. 412—BECK. (Ed.) Amends Sec. 8151, Ed. C., re school holidays, making no substantive change.

A.B. 413—CHARLES W. LYON. (Jud.) Amends Sec. 261b, C. C. P. and Sec. 70050, Gov. C., re compensation of phonographic reporters pro tempore in county or city and county having population of 750,000 or more.

Provides compensation of \$25 for any fractional part of day.

A.B. 414—HINCKLEY. (F. & G.) Amends Sec. 1293, F. & G. C., re game damaging property.

Expands provisions for permits to kill deer, elk, bear or beaver when property is, or is in danger of, being destroyed to apply also to wild or feral burros or pigs.

A.B. 415—BELOTTI. (Pub. H.) Repeals Sec. 13106, Gov. C., adds Sec. 6210.8, P. R. C., re sale of abandoned river or slough channels by State.

Repeals provision authorizing Director of Finance to grant and convey by deed or otherwise to abutting property owners all interests of State in and to abandoned river channels, and provides river or slough abandoned and no longer useful for navigation, may be sold by State Lands Commission to abutting property owners or anyone having equitable interest therein, and provides for issuance of patent for land, sent to Governor with certificate stating laws have been complied with and person named is entitled to land.

A.B. 416—SHERWIN. (Rev. & Tax.) Adds Sec. 17310.1, R. & T. C., excluding debts owed by political parties or organizations from allowable personal income tax deductions for bad debts.

To take effect immediately, tax levy.

A.B. 417—SHERWIN. (Rev. & Tax.) Amends and adds various Secs., R. & T. C., re personal income taxation.

Increases from 15 to 20 percent of adjusted gross income, maximum allowable for charitable contributions.

Makes other changes of technical nature.

To take effect immediately, tax levy.

A.B. 418—SHERWIN. (Rev. & Tax.) Amends and adds various Secs., R. & T. C., re personal income taxation.

Provides for inclusion as "property used in the trade or business," and hence subject to capital gains or losses treatment, of any unharvested crop on land used in trade or business for more than 1 year, where crop and land are sold to same person at same time. Provides for similar inclusion of any livestock held 12 months or more for draft, breeding, or dairy purposes, but excludes poultry.

Disallows deduction attributable to production of crop where unharvested crop is considered "property used in the trade or business." Provides for proper basis adjustments to extent of such disallowance.

To take effect immediately, tax levy.

A.B. 419—SHERWIN. (Rev. & Tax.) Amends Sec. 17122, adds Secs. 17324.18, 17697.1, 17727, and 17729, R. & T. C., re personal income taxation.

Excludes from gross income payments up to \$5,000 by employer to beneficiaries of deceased employee by reason of latter's death and pursuant to contract.

Provides that for purpose of applying provisions respecting contributions to and distribution from stock bonus, pension, profit sharing or annuity plan deferring receipt of compensation, or by trust forming part of plan, "employee" includes full time life insurance salesman who is an employee under Federal old-age and survivors' insurance system.

Makes capital gains and losses provisions available to securities dealers with respect to securities held for investment purposes only under specified conditions.

Permits capital gains treatment under prescribed conditions as to amounts received by employee after termination of employment in exchange for assignment or release of rights to receive percentage of future profits or receipts.

To take effect immediately, tax levy.

A.B. 420—SHERWIN. (Rev. & Tax.) Adds Secs. 17125.9 and 17746.5, R. & T. C., to provide that where value of surviving spouse's interest in joint and survivor annuity is includible in decedent's estate for inheritance tax purposes, and decedent died after December 31, 1952, consideration paid by the survivor shall be amount equal to such value for purpose of applying 3% annuity rule for personal income tax purposes.

To take effect immediately, tax levy.

A.B. 421—SHERWIN. (Rev. & Tax.) Amends, repeals, and adds various Secs. R. & T. C., re personal income taxation.

Recasts and amplifies provisions on recognition of gain or loss on involuntary conversion of property into similar property or money used to acquire similar property.

To take effect immediately, tax levy.

A.B. 422—SHERWIN. (Rev. & Tax.) Adds Sec. 17746.3, R. & T. C., to provide that for personal income tax purposes, tax basis of surviving spouse's one-half share of community property shall be fair market value thereof at date of decedent's death, in case of decedent dying after effective date of section, if at least half of all community is includible in decedent's estate for inheritance tax purposes.

To take effect immediately, tax levy.

A.B. 423—SHERWIN. (Rev. & Tax.) Amends and adds various secs., R. & T. C., re personal income taxation.

Suspends time limitations for application of provisions for nonrecognition of gain on sale of residence in favor of taxpayer on active duty with Armed Forces after date of sale and before January 1, 1955, but not for more than 4 years from date of sale.

In case of taxpayer serving in Armed Forces, auxiliary branch thereof or Merchant Marine beyond continental United States, provides for automatic extension of time, free from interest and penalties, for filing returns and performing other acts under law until 180 days after discharge or release or 180 days after termination of "present emergency" as declared by President in order dated December 19, 1950, latter alternative being substituted for termination of "hostilities in which the United States is now engaged."

Provides for postponement of time for performing various acts under law in case of person continuously outside Americas after December 18, 1950, latter being substituted for December 6, 1941.

Extends time for postponement of certain other acts by regulation of Franchise Tax Board.

To take effect immediately, tax levy.

A.B. 424—SHERWIN. (Rev. & Tax.) Amends Secs. 17732 and 17733, adds Secs. 17719.1 and 17728, R. & T. C., re sales of emergency facilities, certain controlled transfers of property, and collapsible corporations, for personal income taxation.

Provides that on sale of emergency facilities amount of gain attributable to excess of emergency amortization over normal depreciation is taxable as ordinary income.

Denies capital gain benefits to transfers of depreciable property between spouses or between individuals and certain controlled corporations.

Extends provisions on collapsible corporations to include corporations formed for purchase of inventory or stock in trade, preventing conversion into capital gains of profit on sale of inventory.

To take effect immediately, tax levy.

A.B. 425—SHERWIN. (Rev. & Tax.) Adds Sec. 18802. 1, R. & T. C., re information at source returns by cooperative corporations.

Requires information returns of corporations allocating dividends, rebates or refunds, showing patrons and amounts, of \$100 or more during a year, to any such patron. Allows Franchise Tax Board to require return for all such dividends, rebates, or refunds.

To take effect immediately, tax levy.

A.B. 426—SHERWIN. (Rev. & Tax.) Amends Secs. 17813, 18132.12, 18163, and 18402, adds Sec. 18402.5, R. & T. C., re depletion allowances, trust returns and distributions, and joint and separate returns, for personal income tax.

Makes technical change in provision allowing discovery value basis for depletion of certain mines.

Exempts from information return filing requirement, for trusts claiming charitable deductions, trusts required to distribute currently all net income.

Provides that where beneficiary of exempt employees' trust receives total distribution in 1 year, any amounts, otherwise taxable, that are attributable to unrealized appreciation of securities of employer included in distribution, are not taxed to employee until securities are sold.

Allows joint return if spouses have different taxable years only because of death of one, except if surviving spouse remarries in same year or changes accounting period.

Provides for filing of returns of decedents and for filing of joint or separate returns by executor or administrator regardless of previous filing by surviving spouse.

Provides for determination of husband and wife status as of close of year, or on date of death, if one dies.

Makes other technical changes.

To take effect immediately, tax levy.

A.B. 427—SHERWIN. (Rev. & Tax.) Adds Secs. 23733a and 23734a, R. & T. C., re tax exempt organizations' unrelated business.

Allows exempt educational organizations that are members of partnership composed solely of such organizations and engaged in unrelated business, to deduct from unrelated income amounts used to pay indebtedness incurred prior to 1951 to acquire such unrelated business, until 1955.

Excludes from unrelated business income of exempt organizations publishing business which becomes related within 3 years following, until 1954.

To take effect immediately, tax levy.

A.B. 428—SHERWIN. (Rev. & Tax.) Adds Sec. 24121f.1, R. & T. C., re disallowance of uncollectible political loans for bank and corporation tax.

Prohibits deduction of worthless debts owed by political party, committee, or organization supporting election of candidate for public office. Excepts regulated banks and building and loan associations.

To take effect immediately, tax levy.

A.B. 429—SHERWIN. (Rev. & Tax.) Amends Sec. 24181, R. & T. C., re renegotiated profits, for bank and corporation tax.

Revises provisions for renegotiated profits adjustments to include the most recent federal renegotiation acts.

To take effect immediately, tax levy.

A.B. 430—SHERWIN. (Rev. & Tax.) Amends, adds, repeals various secs., R. & T. C., re nonrecognized gain on involuntary conversion of property for bank and corporation tax.

Extends provisions for nonrecognition of gain where property involuntarily converted, by eliminating requirement of tracing proceeds from disposition into acquisition of similar property, and providing instead a specified period for replacement of property.

Makes other technical changes.

To take effect immediately, tax levy.

A.B. 431—WATERS AND MALONEY. (Rev. & Tax.) Amends and adds various secs., R. & T. C., re personal income tax.

Substitutes "head of family" for "head of household" and defines such term.
To take effect immediately, tax levy.

A.B. 432—WATERS AND MALONEY. (Rev. & Tax.) Amends Sec. 17954, R. & T. C., making provision for determination of marital status applicable to computation of medical expense deduction for personal income tax.

To take effect immediately, tax levy.

A.B. 433—WATERS AND MALONEY. (Rev. & Tax.) Adds Sec. 18586.3, R. & T. C., re deficiency assessments on amended personal income tax returns.

Provides 6 month period for assessing deficiency where taxpayer files amended return pursuant to similar change in federal return, whether or not statute of limitation has run on original return.

To take effect immediately, tax levy.

A.B. 434—WATERS AND MALONEY. (Rev. & Tax.) Amends Sec. 18691.1, R. & T. C., re offsets of overpayments and deficiencies between related taxpayers for personal income tax purposes.

Adds relationship of parent and spouse of child to related taxpayers with respect to whom overpayment resulting from corrected return may be offset against corresponding deficiency for related taxpayer.

To take effect immediately, tax measure.

A.B. 435—WATERS AND MALONEY. (Rev. & Tax.) Repeals Sec. 18692, R. & T. C., re interest on personal income tax overpayments.

Allows interest on overpayments credited against deficiencies in personal income tax, by repealing prohibition against such interest.

To take effect immediately, tax levy.

A.B. 436—WATERS AND MALONEY. (Rev. & Tax.) Amends Secs. 18802, 18805, 18807, and 18908, R. & T. C., re information returns, withholding of tax, and warrants for collection, for personal income tax purposes.

Adds chartered cities and political bodies not subdivisions or agencies of State to others required to file information of income returns; and to those required to withhold things of value belonging to delinquent taxpayer on notice from Franchise Tax Board.

Allows, instead of requires, Board to pay, and allows payment in advance as well as upon completion of services, for execution of warrant for collection of tax.

To take effect immediately, tax levy.

A.B. 437—WATERS AND MALONEY. (Rev. & Tax.) Amends Secs. 18831 and 19111, R. & T. C., re limiting time for State to bring personal income tax suit.

Allows Franchise Tax Board 6 years to bring action to recover deficiency, and 2 years to recover erroneous refund or credit.

To take effect immediately, tax levy.

A.B. 438—WATERS AND MALONEY. (Rev. & Tax.) Adds Sec. 19053.9, R. & T. C., re personal income tax deficiency offsets and refunds on transfers of income and deduction items.

Provides overpayment due taxpayer for any year as result of transfer to or from another year for taxpayer, or for same year for related taxpayer, shall be allowed as offset until 7 years from due date of return on which overpayment is determined in computing deficiency for any other year resulting from transfer of such items.

Provides no refund to be allowed on overpayment unless latter is certified to State Board of Control, or claim for refund is filed within time otherwise permitted by law.

To take effect immediately, tax levy.

A.B. 439—WATERS AND MALONEY. (Rev. & Tax.) Amends Sec. 25663a, R. & T. C., re bank and corporation taxation.

Deletes provision whereby Franchise Tax Board and taxpayer can by agreement vary period for mailing notice of proposed tax deficiency where taxpayer has agreed with Commissioner of Internal Revenue for extension of time for assessing federal income tax.

To take effect immediately, tax levy.

A.B. 440—WATERS AND MALONEY. (Rev. & Tax.) Adds Sec. 25674, R. & T. C., re bank and corporation tax deficiencies resulting from federal or other adjustments in income.

Provides any such deficiency from adjustments reported or returned by taxpayer as required, may be assessed within 6 months of date of such report or return, or within otherwise normally applicable assessing period, whichever expires later.

To take effect immediately, tax levy.

A.B. 441—WATERS AND MALONEY. (Rev. & Tax.) Amends Secs. 26131, 26132, and 26191, R. & T. C., re bank and corporation taxation.

Adds corporation, chartered city, and political body not a subdivision or agency of State to list of those who by regulation may be required to withhold and transmit to Franchise Tax Board amounts due taxpayers.

Authorizes board to pay sheriff, constable or marshal in advance for services incident to warrant for collection of tax, law now providing for payment only when services have been performed.

To take effect immediately, tax levy.

A.B. 442—WATERS AND MALONEY. (Rev. & Tax.) Amends Secs. 26251 and 26281, R. & T. C., re bank and corporation taxation.

Extends from 3 to 6 years after determination of liability time within which State may sue for collection of delinquent tax.

Limits time for bringing suit by state for erroneous refund or credit of tax to 2 years after refund or credit is made.

To take effect immediately, tax levy.

A.B. 443—WATERS AND MALONEY. (Rev. & Tax.) Amends Sec. 25403, rennumbers and adds Sec. 25404, R. & T. C., re bank and corporation taxation.

Provides for making of return by receiver, trustee in bankruptcy or assignee in same manner and form as bank or corporation.

Provides also for collection of any tax due on basis of such return in same manner as in case of collection from bank or corporation.

To take effect immediately, tax levy.

A.B. 444—THOMAS. (F. & G.) Adds Sec. 1076.5, F. & G. C., re taking of sardines for reduction purposes.

Suspends until September 1, 1955, issuance of permits to take sardines for reduction purposes under Sec. 1068, F. & G. C., and prohibits such taking.

To take effect immediately, urgency measure.

A.B. 445—LIPSCOMB. (Fin. & Ins.) Amends, adds, and repeals various Secs., R. & T. C., re bank and corporation taxation.

Makes numerous changes of clarifying and technical nature.

Removes prohibitions against assessment and allowance of interest when correction of erroneous inclusion or deduction of item in computation of income for any year results in overpayment for 1 year and deficiency for another, and overpayment is credited on deficiency.

To take effect immediately, tax levy.

A.B. 446—LIPSCOMB. (Rev. & Tax.) Amends Sec. 25121a, R. & T. C., re bank and corporation taxation, making technical change in provisions for depletion allowance in case of mines other than those for which percentage depletion may be taken.

To take effect immediately, tax levy.

A.B. 447—LIPSCOMB. (Rev. & Tax.) Amends various Secs., R. & T. C., re personal income taxation.

Makes numerous clarifying and technical changes.
To take effect immediately, tax levy.

A.B. 448—CONRAD. (G. O.) Amends Sec. 18734, B. & P. C., to permit persons of age 17 or over to participate in amateur boxing contest or sparring match.

A.B. 449—TOMLINSON. (Ed.) Amends Sec. 20358, Ed. C., re student housing facilities of state colleges, making no substantive change.

A.B. 450—TOMLINSON. (W. & M.) Appropriates unspecified sum for construction of dormitories at California State Polytechnic College.

A.B. 451—TOMLINSON. (Ed.) Amends Sec. 20651, Ed. C., re California State Polytechnic College.

See digest of S.B. 177, apparently identical.

A.B. 452—TOMLINSON. (W. & M.) Appropriates unspecified sum for support of California Polytechnic College.

A.B. 453—TOMLINSON. (W. & M.) Appropriates unspecified sum for permanent improvements at California State Polytechnic College.

A.B. 454—TOMLINSON. (W. & M.) Amends Sec. 19626, B. & P. C., to provide for allocation, rather than appropriation, of 2d balance of Fair and Exposition Fund.

A.B. 455—TOMLINSON. (Jud.) Amends Sec. 1590, Fin. C., re receiving and holding money in escrow and acting as trustee under deeds of trust.

Excludes from provisions regulating trust business, any person or corporation rather than any person or corporation not subject to supervision of Superintendent of Banks, which engages in escrow business or acts as trustee under deed of trust given solely for securing obligations for repayment of money other than corporate bonds.

A.B. 456—TOMLINSON. (Jud.) Amends Sec. 15681, R. & T. C., reducing penalty for failure to file gift tax return, or return all gifts made, from 10% to 5% of tax on gifts not returned.

A.B. 457—PORTER. (Ed.) Amends Sec. 356, Ed. C., re duties of county superintendent of schools.

Deletes duty to enforce regulations for examination of teachers and to grade each school in July and keep record thereof.

A.B. 458—LIPSCOMB. (G. E. & E.) Amends Sec. 4806, B. & P. C., re per diem for Board of Examiners in Veterinary Medicine.

Increases per diem of board from not to exceed \$10 to not to exceed \$20.

A.B. 459—LIPSCOMB. (Pub. H.) Adds Sec. 1401.5, amends Sec. 1415, H. & S. C., re hospitals.

Prohibits use of name "hospital" to describe unlicensed medical facilities and makes other technical changes.

A.B. 460—LUCHEL. (Mil. Aff.) Adds Sec. 941.5, M. & V. C., re burial benefits for veterans' wives and children.

Extends burial benefits now provided for veterans and veterans' widows to veteran's deceased wife who dies without sufficient means, and veteran is without sufficient means, to defray expenses of burial, and to deceased child of veteran whose parents or legal guardians are without sufficient means to defray expenses of burial.

A.B. 461—LUCHEL. (Mil. Aff.) Amends Secs. 985.5, 986.3, and 986.5, M. & V. C., re veterans' farm and home purchase benefits.

See digest of A. B. 128, apparently identical.

A.B. 462—ELLIOTT. (Ind. R.) Amends Sec. 923, Lab. C., re collective bargaining.

Makes statement of public policy re workmen's right to organize and bargain collectively expressly applicable to all operations of municipally owned transportation systems.

A.B. 463—ELLIOTT. (Ind. R.) Adds Sec. 923.1, Lab. C., re collective bargaining.

Makes statement of public policy re workmen's right to organize and bargain collectively, expressly applicable to state and all local governmental agencies.

A.B. 464—ELLIOTT. (Ind. R.) Adds Sec. 1631.1, Lab. C., re fees of private employment agencies.

Makes charge in excess of 10 percent of applicant's first month's salary by such agency a misdemeanor.

A.B. 465—ELLIOTT. (Mun. & C. G.) Amends Sec. 53250, Gov. C., re firemen.

Requires legislative body of city, fire district, county fire district, or fire protection district having regularly organized paid fire department or county fire warden department to grant firemen leaves of absence from active duty with full pay on New Year's Day, Lincoln's Birthday, Washington's Birthday, Memorial Day, Independence Day, Labor Day, Admission Day, Columbus Day, Armistice Day, Thanksgiving Day, and Christmas Day. Allows assigning of firemen to work on such holidays at one and one-half times his regular full time pay in lieu of leave of absence.

A.B. 466—ELLIOTT. (C. S. & S. P.) Adds Sec. 20838, Gov. C., re prior service credit to local members of State Employees' Retirement System.

Requires any group of employees entering state retirement system to be given 100% credit for prior service to contracting agency.

A.B. 467—ELLIOTT. (Mun. & C. G.) Adds Art. 3, Ch. 2, Pt. 7, Div. 2, Lab. C., to make it misdemeanor to permit or require fire fighter to work over 48 hours per week.

A.B. 468—ELLIOTT. (Mun. & C. G.) Amends Sec. 1900, Lab. C., re municipal employees.

Extends allowance for meals of 3 hours off in every 24 with pay, to city employees working over 60, rather than 120, hours a week.

A.B. 469—ELLIOTT. (Ind. R.) Repeals Secs. 1115 to 1120, incl., Lab. C., re jurisdictional strikes.

Repeals provisions declaring jurisdictional strikes to be against public policy and authorizing injunctive relief and damages to person injured or threatened with injury by violence arising therefrom.

A.B. 470—KILPATRICK AND CHAPEL. (Elec. & Reap.) Adds Art. 4, Ch. 8, Div. 9, Elec. C., re recount of ballots at primary elections.

Authorizes and provides procedure for recount at primary elections of ballots for candidates for nomination for Member of Assembly, State Senator, Representative in Congress, and United States Senator when candidate files with election board declaration that because of mistake, error, or misconduct votes in precinct were so incorrectly counted as to change result.

A.B. 471—KILPATRICK AND CHAPEL. (Ed.) Adds Sec. 1801.5, Ed. C., requiring consolidation of school trustees election in district wholly or partially in city with city general election or state general election.

A.B. 472—KILPATRICK AND CHAPEL. (Ind. R.) Adds Sec. 1631.1, Lab. C., re fees of private employment agencies.

Makes charge in excess of 3 percent of applicant's first month's salary by such agency a misdemeanor.

A.B. 473—HOLLIBAUGH. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, amends Secs. 1755 and 1757, U. I. C., re notices to employer's creditors or others in possession of his property to withhold in case of delinquent employment taxes.

Requires in case of creditor bank or bank in possession of property that notice be sent to particular branch or office involved.

Qualifies liability of person notified in transferring property after notice by requiring that loss to Department of Employment be caused solely by transfer.

A.B. 474—FLEURY. (Jud.) Amends Secs. 1731.5 and 1732, W. & I. C., re commitments to Youth Authority.

Extends until January 1, 1956, authority of court to refer to Youth Authority certain specified persons.

Extends until January 1, 1956, provision that court must commit to Youth Authority every person convicted of public offense who meets certain specified qualifications.

A.B. 475—FLEURY. (Jud.) Amends Sec. 1152, W. & I. C., re escapes from institutions under jurisdiction of Youth Authority.

Makes a misdemeanor, to knowingly permit or aid any inmate of any institution under jurisdiction of Youth Authority to escape therefrom or to conceal such person with intention of enabling him to elude pursuit.

Deletes names of specific institutions subject to jurisdiction of the Youth Authority.

A.B. 476—FLEURY. (Jud.) Amends Sec. 1767.5, W. & I. C., re care of paroled persons.

Increases from \$45 to \$65 per month maximum amount which Youth Authority may pay private home for care of person committed to authority and paroled by authority to custody of such home.

A.B. 477—FLEURY. (Jud.) Amends Sec. 734, W. & I. C., re proceedings against minors accused of crime, to specify that district attorney shall prosecute under general law any person who has violated state or local penal laws and whom court determines is not proper subject for juvenile court proceedings.

A.B. 478—FLEURY. (Jud.) Adds Sec. 721.5, W. & I. C., re petitions and procedure in juvenile court proceedings.

Makes provisions of C. C. P. governing variance and mistakes and defects in pleadings applicable to juvenile court proceedings as if they were ordinary civil actions, except:

(1) Petitions filed with probation officer's approval may not be amended without his approval except on his motion or by order of court;

(2) The probation officer, as well as petitioner, may amend petition filed by one other than himself.

A.B. 479—FLEURY. (Jud.) Amends Sec. 7066, W. & I. C., re defective and psychopathic delinquents.

Changes procedure relative to future care, supervision and treatment of such persons to require certification by medical superintendent of institution in which they are confined, to Director of Mental Hygiene under rules adopted by him, as to superintendent's recommendations thereupon, which certification shall be transmitted to committing court, rather than having both superintendent and director make the required certification.

Provides that committing court which finds person still dangerous to others may order him returned to Department of Mental Hygiene under either prior order of commitment or by recommittal order, until he is no longer dangerous to others.

A.B. 480—FLEURY. (Jud.) Amends Sec. 880, W. & I. C., re transfers of juvenile court cases, to make transfer provisions uniform in all cases by removing present special provisions relating to persons classed as destitute or who are not furnished necessities of life by their parents.

A.B. 481—FLEURY. (Jud.) Amends Sec. 17.1, W. & I. C., re determination of residence of minors, defining term "custody."

A.B. 482—FLEURY. (Jud.) Repeals Act 1970, and Sec. 12024, Pen. C., re suspension of sentences of, and grant of probation to, persons convicted of violations of the laws governing control of dangerous weapons.

A.B. 483—FLEURY. (Jud.) Amends various secs., W. & I. C., pertaining to commitment of sexual psychopaths, to designate such persons as aggressive, dangerous, sexual deviants, rather than as sexual psychopaths.

A.B. 484—FLEURY. (Jud.) Amends Sec. 638.1, W. & I. C., re reports and recommendations of probation officers in matters involving the custody, status, or welfare of minors.

Prohibits clerk of court with which any report or recommendation involving custody, status, or welfare of minor is filed to make such report or recommendation public, or to permit it to be inspected by any person except parties to action or proceeding, their attorneys, and probation officer and his assistants, unless court so directs by minute order, for good cause.

A.B. 485—FLEURY. (Jud.) Adds Sec. 868.05, W. & I. C., re discharge of probation officers from accountability for collection of amounts due counties for care and maintenance of wards of juvenile court.

Authorizes board of supervisors to discharge probation officers from accountability for collection of such amounts, when after such officers make a verified application, it appears that amount is too small to justify cost of collection or that collection of such amount is improbable for any reason.

Provides that such discharge authorizes probation officer to close his books in regard to such item, but does not constitute a release of any person from liability for its payment.

Authorizes board to request written opinion from district attorney or county counsel as to whether any particular amount owed to county is too small to justify cost of collection or whether collection of any particular item is improbable.

A.B. 486—FLEURY AND NIELSEN. (C. S. & S. P.) Amends, repeals, adds various secs., Gov. C., re State Employees' Retirement System.

Limits absence on military service for which employer contributions are made in lieu of member contributions to absence without remuneration from the member's public employer. In numerous situations where member may receive credit for service upon subsequently making contributions which he would have made if he had been member, requires payment of interest from time contributions would have been made. Expressly limits members who may contribute and receive credit for local service as state service to state members of system. Makes numerous other clarifying, technical, and minor substantive changes. Validates previous acts by officers and employees of system which would have been valid if law, as clarified by bill, had been in effect at time acts were performed.

To become effective on 1st day of month next succeeding 90th day after final adjournment of 1953 Regular Session.

A.B. 487—FLEURY AND NIELSEN. (C. S. & S. P.) Adds Art. 3.5, Ch. 1, Pt. 3, Div. 5, Title 2, Gov. C., re correction of errors and omissions under State Employees' Retirement Law.

Requires board of administration of retirement system, whenever during employment of any employee by State, university, or contracting agency or during membership of member or during time system remains under any obligation to or in respect to retired member, it finds that any action required by retirement law to be taken by employee, employer, member, beneficiary, or retirement system was not taken at proper time, to take or perform omitted action or order it to be taken or performed by person who should have performed it. If board finds that by payments into or from retirement fund and correction of records, employee or member, employer, and retirement system can be given same rights, status, and obligations as if action had been taken at proper time and that purposes of retirement law will be effectuated thereby, action is to be taken as of time it should have been taken; otherwise, as of time actually taken.

Declares mutual obligations of retirement system, members, and public employers continue throughout memberships of members and thereafter until all obligations of system re retired members have been discharged. Provides that for purposes of pay-

ments into or from retirement fund for adjustment of errors or omissions, applicable period of limitations shall not be deemed to have begun to run until discovery of error or omission as evidenced by making of claim, demand, or order for payment. Provides for adjustments or institution of action within one year after effective date where errors or omissions were discovered prior to that date. However, validates all computations of benefits prior to effective date where based upon contributions made for service credited in such computations, and prohibits adjustments as to such contributions.

- A.B. 488—DOLWIG. (Trans. & C.) Adds Sec. 30200.5, S. & H. C., re issuance of bonds by California Toll Bridge Authority for construction of Richmond-San Rafael Bridge, and provides for study of a north bay salt water barrier.

Prohibits issuance of bonds by authority for construction of proposed Richmond-San Rafael Bridge unless and until Legislature specifically authorizes such construction.

Appropriates \$200,000 to Joint Committee on Water Problems for study of feasibility of construction of salt water barrier across northern portion of San Francisco Bay.

To take effect immediately, urgency measure.

- A.B. 489—TOMLINSON. (Jud.) Amends Ch. 1355, Stats. 1951, re Santa Barbara municipal court.

Changes clerk's salary from \$4,500 yearly to \$350-410 monthly.

Changes marshal's salary from \$4,200 yearly to \$335-390 monthly.

Changes number and compensation of deputy clerks and marshals.

- A.B. 490—PORTER, CONRAD, AND WATERS. (Elec. & Reap.) Amends Sec. 373, Elec. C., re indexes of registration.

Expands provisions authorizing sale of indexes of registration of voters to candidates and Members of the Legislature to apply also to Members of Congress.

- A.B. 491—FLEURY. (Ed.) Repeals Sec. 1601.5, Ed. C., re liability of elementary districts withdrawing from union high school district for indebtedness thereof, which was ineffective after July 1, 1951.

- A.B. 492—ERWIN AND MUNNELL. (Jud.) Amends Ch. 1419, Stats. 1951, re number of municipal court judges in Los Angeles County.

Changes number in Whittier District from 1 to 2.

Changes number in East Los Angeles District from 2 to 3.

- A.B. 493—MUNNELL. (Jud.) Amends Ch. 1419, Stats. 1951, re number of municipal court judges in Los Angeles County.

Changes number in East Los Angeles District from 2 to 3.

- A.B. 494—COOKE. (C. P. & P. W.) Amends Act 8955, the Ventura County Flood Control Act, re Ventura County Flood Control District.

Clarifies powers of district to sue, to condemn property for public use, to sell water, and clarifies provisions concerning bond elections and granting to district of rights of way across state lands.

Provides that bonds may be paid out of any available funds, and allows board to make necessary changes in project plans upon discovery of new information.

- A.B. 495—ENDERSON. (Ed.) Adds Sec. 16426, Ed. C., requiring governing board of school district receiving federal funds for purchase of milk for pupils to rotate purchases among dairies in district on unspecified basis.

- A.B. 496—ENDERSON. (Ed.) Adds Sec. 13831.1, Ed. C., re payment of salaries of school district certificated employees not paid by district.

Allows county superintendent of schools to pay such salary and transfer funds therefor from district funds to county school service fund, if employee has filed employment contract held valid by superintendent's legal adviser.

- A.B. 497—BURKE. (Rev. & Tax.) Amends Secs. 4653.6 and 4655.4, R. & T. C., re distribution of delinquent property tax penalties.

Requires distribution of delinquent penalties for taxes on secured and unsecured rolls to same funds for which taxes levied, instead of to county general fund.

A.B. 498—RUMFORD AND OTHERS. (C. S. & S. P.) Amends, adds, and repeals numerous secs., Gov. C., re county retirement systems.

Makes numerous changes re service credit, contributions, reinstatement rights, and retirement allowances of members of such systems.

A.B. 499—DUNN. (Ed.) Amends Secs. 9607.2 and 9643, and adds Sec. 9607.3, Ed. C., re education of physically handicapped minors.

Allows school district governing board and county superintendent of schools maintaining special day classes, as well as school, for minors who are orthopedically, visually, or aurally handicapped, as well as cerebral palsied, to enter an agreement for their education by superintendent.

Allows governing board to enter agreement with superintendent for education in remedial classes of physically handicapped pupils excused from regular classes for portion of class period, with cost to district not to exceed actual cost to superintendent.

Makes attendance of physically handicapped pupils in a graded special class for same number of minutes as constitute day of attendance in same grade of regular classes, rather than 4 hours of actual attendance of physically handicapped in special classes, constitute a day of attendance.

A.B. 500—MASTERSON AND OTHERS. (Ed.) Adds Sec. 13001.5, Ed. C., making refusal to employ person possessing required certification qualifications for reasons of age, color, creed, religion, marital status, sex, or national origin a misdemeanor.

A.B. 501—MASTERSON AND DONALD D. DOYLE. (Ed.) Adds Sec. 13233.5 to Ed. C., re teachers' duties.

Provides that Education Code does not require acceptance by teacher of assignment of duties beyond normal teaching day or his performance at public, paid admission spectacle of duties involving extra curricular activities unconnected with teaching activities.

A.B. 502—MASTERSON AND DONALD D. DOYLE. (Ed.) Adds Sec. 13031.5, Ed. C., re school district employees.

Prohibits school district governing board from employing teacher pursuant to provision allowing employment of special, non-certificated lecturers for not to exceed 4 lectures in any term, unless board advertises for and fails to receive application from state college graduate holding teacher's credential.

Provides that teacher holding same position as teacher who is state college graduate holding a teacher's credential issued by State Board of Education shall receive at least minimum salary payable to latter.

A.B. 503—MASTERSON AND DONALD D. DOYLE. (Fin. & Ins.) Amends Sec. 4553, Lab. C., re workmen's compensation.

Permits unlimited increase in award in case of employer's serious and wilful misconduct, rather than maximum of \$3,500.

A.B. 504—MASTERSON AND DONALD D. DOYLE. (Fin. & Ins.) Amends Sec. 4553, Lab. C., re workmen's compensation.

Makes corporate employer liable for serious and wilful misconduct of supervisor, and defines supervisor.

A.B. 505—MASTERSON AND DONALD D. DOYLE. (Fin. & Ins.) Amends Sec. 4553, Lab. C., re workmen's compensation.

Makes employer liable for serious and wilful misconduct of any person in authority, as well as those now specified.

A.B. 506—LINDSAY. (F. & G.) Amends Sec. 29, F. & G. C., re fish and game.

Authorizes Fish and Game Commission to prescribe terms of permit to take bird, mammal or fish which is harmful to others and which should be reduced in numbers.

A.B. 507—LINDSAY. (F. & G.) Amends Sec. 453, and repeals various secs., F. & G. C., re possession of fish and game.

Makes it unlawful to possess fish and game except during open season and 30, rather than 10, days thereafter, unless it is tagged in accordance with rules and regulations of Fish and Game Commission. Authorizes stamp in lieu of tag.

Permits possession of pheasants at any time if tagged with pheasant tag, but prohibits removal of tag until pheasant prepared for human consumption.

Makes provisions applicable to fish and game lawfully brought into State except that where fish or game may be sold commission is to prescribe rules and regulations governing possession or sale of imported fish or game.

Provisions are not to apply to fish brought into State under commercial fishing license but commission is to prescribe rules re possession or sale during closed season.

Repeals various provisions re possession, importation, or sale of crab meat, shad roe, abalones, catfish, lobsters, crabs, and Pismo clams.

A.B. 508—RUMFORD AND OTHERS. (Mun. & C. G.) Amends, adds, various secs., Gov. C., re retirement systems established under County Employees Retirement Law of 1937.

Makes applicable in any county having population in excess of 295,000 the "fixed benefit" provision now applicable only in counties having population in excess of 2 million or taxable property assessed in excess of 3 billion dollars or having retirement system of more than 10,000 members. This guarantees to members of retirement systems in such counties a retirement allowance equal to 1/60th of the member's final compensation (without limitation as to amount) for each year of credited service (but not to exceed 65 percent of member's final compensation) upon retirement at approximate age 57½ (depending upon sex), rather than the actuarial equivalent of member and employer contributions designed to produce 1/60th of final compensation (limited to \$700 per month) per year of credited service upon retirement at age 60.

Amends so as to limit their application to counties heretofore having "fixed benefit" provision various provisions of law applicable only to such counties, including provisions denying retiring member full benefit of unlimited final compensation and prior service unless member elects to make up deficit in member contributions arising from fact contribution rates were not designed to produce such benefits at time made, thereby imposing on employer counties to which "fixed benefit" provision is made applicable full liability for the cost of the increased benefits. Requires, rather than permits, board of supervisors in every county subject to "fixed benefit" provision to make additional appropriations to retirement system sufficient to fund over 30-year period any deficit to system resulting from adoption of "fixed benefit" provision or from 1951 legislation re safety members' contributions and benefits. By reference, makes 1951 legislation creating category of "safety member" and providing increased benefits for such members applicable in every county in which "fixed benefit" provision is made applicable.

Gives members in counties newly brought within application of "fixed benefit" provision who have more than 30 years of service (and hence might receive greater retirement allowances without "fixed benefit") right to elect within 90 days after its effective date not to be subject to "fixed benefit" provision.

A.B. 509—ERNEST R. GEDDES AND THOMAS J. DOYLE. (Mun. & C. G.) Amends Act 4463, the Los Angeles County Flood Control Act, re Los Angeles County Flood Control District.

Changes procedure for consolidating elections, and provides that tax levy shall cover principal and interest payments on bonds due before proceeds from next tax levy are available.

Permits board to spend money for dissemination of certain information to public and changes district powers as to condemnation of land.

A.B. 510—STANLEY AND LEROY E. LYON. (Trans. & C.) Amends Sec. 459.7, Veh. C., to authorize local authorities to adopt rules and regulations re vehicular traffic on privately owned and maintained roads within residence districts.

A.B. 511—FLEURY. (Soc. Wel.) Adds Sec. 1550.6, W. & I. C., re reinvestigation of eligibility for aid to needy children.

Makes county responsible at all times for eligibility of all recipients of aid to needy children, and requires county as often as necessary to redetermine eligibility of all recipients to receive such aid, such redetermination to be made at least once every 3 months.

A.B. 512—PATTERSON, HOBBIIE, AND DONALD D. DOYLE. (L. & D.) Amends Sec. 628, Ag. C., re Grade A pasteurized sterilized milk.

See digest of S.B. 259, apparently identical.

A.B. 513—PATTERSON, HOBBIIE, AND DONALD D. DOYLE. (L. & D.) Amends Sec. 628, Ag. C., re Grade A pasteurized sterilized milk.

See digest of S.B. 258, apparently identical.

A.B. 514—MORRIS. (Trans. & C.) Adds Sec. 44.13, Veh. C., re authorized emergency vehicles.

Extends provisions of Veh. C. re authorized emergency vehicles to vehicles owned and operated by humane officer, regularly employed by humane society, in responding to emergency calls in performance of his duties when permit has been obtained from Chief of California Highway Patrol and prescribed signs affixed to license plates. Requires siren to be disconnected and red lights covered when vehicles are not used in such emergencies.

A.B. 515—MORRIS. (Elec. & Reap.) Amends Sec. 6358, Ed. C., re school district elections for change in maximum rate of district tax.

Requires district governing board, at least 30 days before election, to mail to registered district voters sample ballot, notice of election, statement of issues; requires cost to be paid from district funds.

A.B. 516—MORRIS. (Rev. & Tax.) Amends Sec. 3442, R. & T. C., re property taxation.

Provides where county auditor is not redemption officer, collector shall furnish auditor with list of tax sold property and auditor shall enter fact and date of sale on current roll, law now requiring that list be furnished redemption officer only and that latter make such entry.

A.B. 517—WATERS AND OTHERS. (Fin. & Ins.) Amends, adds and repeals various sec's. Ins. C., re capital requirements of insurance companies.

Increases from \$50,000 to \$100,000 paid-in capital required in excess of aggregate required for specific classes for which it is admitted, of insurers not transacting fire, marine, or surety insurance.

Increases from \$50,000 to \$100,000 capital requirement for transacting liability, workmen's compensation, common carrier liability and automobile insurance.

Authorizes renewals for same classes of insurance until June 30, 1955, based on capital requirements in effect on July 1, 1953.

Changes definition of insolvency for liability insurer issuing policies on a reserve basis effective July 1, 1955, to require reduction of capital below \$200,000 rather than \$100,000 or 75 percent.

Repeals specific capital requirements for incorporated fire insurers issuing policies on reserve basis, incorporated insurers issuing policies of liability, workmen's compensation or common carrier liability, and incorporated insurer issuing surety policies on reserve basis, and makes general capital requirements applicable thereto. Makes general capital requirements applicable to any insurer issuing policies on a reserve basis other than fire, marine, liability, workmen's compensation, common carrier liability, surety, title or mortgage policies.

Increases from \$50,000 to \$100,000 additional capital required of incorporated life insurer to transact liability insurance except for renewal of such authority prior to July 1, 1953.

- A.B. 518—WATERS AND OTHERS. (Fin. & Ins.) Amends Sec. 12024, Ins. C., re powers of Insurance Commissioner.

Makes all provisions of C. C. P., re manner of production of evidence rather than only those relating to means of production of evidence out of court, applicable to hearings and investigations of Insurance Commissioner. Excepts from such application exercise of those powers granted by law to head of department.

- A.B. 519—WATERS AND OTHERS. (Fin. & Ins.) Amends and adds various secs., Ins. C., re group life and disability insurance.

Prohibits agreement to provide group life or group disability coverage until copy of form of policy is approved by Insurance Commissioner unless specified conditions are met both before and after agreement to provide such coverage. Provides for suspension or revocation of permission to issue policies without prior approval for specified causes.

Requires group life and group disability policies to contain provision prescribing designated procedure for issuance and delivery of employee's individual certificates. Makes transmission or collection of premiums on group life or disability policies responsibility of policyholder except under specified conditions.

Requires individual certificates under group life policy to contain provision for allowance of claim for conversion value where insured dies during period of election to convert.

- A.B. 520—WATERS AND OTHERS. (Fin. & Ins.) Amends Sec. 1677, Ins. C., re certificates of convenience to act as insurance agent or solicitor.

Terminates privileges under certificate of convenience upon failure to fulfill examination requirements, rather than failure to take examination pursuant to notice.

- A.B. 521—WATERS AND OTHERS. (Fin. & Ins.) Amends Sec. 1731, Ins. C., re insurance licenses.

Adds to causes for suspension or revocation of license, knowing or wilful misstatement in application for renewal of license or notice to keep it in force.

- A.B. 522—WATERS AND OTHERS. (Jud.) Amends Sec. 1803, Ins. C., re bail solicitors' licenses.

Changes terminology "solicitation or negotiation of bail undertakings," to "transaction of bail"; makes corresponding changes in similar terminology.

- A.B. 523—LINDSAY, FLEURY, AND NIELSEN. (W. & M.) New act, re acquisition of state highway rights of way within radius of 50 miles from City of Sacramento.

Appropriates \$25,000,000 from Capital Outlay and Savings Fund to Department of Public Works for advance acquisition of rights of way for state highways within radius of 50 miles from City of Sacramento.

Prescribes procedure, and provides for repayment of amount appropriated upon construction of highways requiring use of property so acquired or, in any event, for repayment from other highway revenues by July 1, 1968.

- A.B. 524—McFALL. (L. & D.) Adds Sec. 449, amends Sec. 493 and 494, Ag. C., re registration and qualification of persons enforcing laws or ordinances re milk and milk products.

Provides that Director of Agriculture shall register and certify milk sanitarian-technologists employed by State, city, county, or city and county in enforcement of laws, etc., re dairy farms, milk, milk products, and milk products plants. Expands provisions re State Personnel Board examinations to include employees of such local agencies. Changes qualifications for such examinations.

- A.B. 525—McFALL. (Mun. & C. G.) Amends Sec. 31692, Gov. C., re county retirement systems.

Extends provisions re employment of retired persons and retention in service of persons over retirement age to 91st day after 1955, rather than 1953 Regular Session.

- A.B. 526—DUNN AND OTHERS. (Mun. & C. G.) Amends Sec. 403, Ed. C., to increase salary of county superintendent of schools of Alameda County from \$14,000 to \$16,000.

A.B. 527—KELLY AND OTHERS. (G. E. & E.) New act, re study of earth barriers in San Francisco Bay.

Appropriates \$250,000 to Division of Water Resources, Department of Public Works, for study of feasibility of constructing earth barriers in San Francisco Bay. Requires division to obtain and consider information re the Zuyder Zee.

Creates Joint Committee on the Study of Earth Barriers, consisting of 3 Members of Assembly and 3 Members of Senate, to act as advisory committee to the division.

A.B. 528—CALDECOTT AND RUMFORD. (Jud.) Amends Ch. 1704, Stats. 1951, and amends and adds various secs., Gov. C., re Berkeley and Albany Municipal Court.

Changes clerk's salary from \$600 to \$650 per month. Changes number and compensation of clerk's attaches.

Guarantees persons who succeeded to positions in municipal court upon its establishment at least as much compensation as received in superseded courts.

Eliminates examination requirement for incumbent deputy clerks assigned positions created by this amendment.

A.B. 529—MASTERSON, DONALD D. DOYLE, AND PATTERSON. (Mun. & C. G.) Amends Sec. 28105, Gov. C., to increase compensation of each supervisor of Contra Costa County, from \$6,000 to \$7,200 per year.

A.B. 530—ERNEST R. GEDDES AND THOMAS J. DOYLE. (Soc. Wel.) Amends Sec. 2009, W. & I. C., re aged persons.

Provides that aid to aged shall not be construed as income to any person other than recipient.

A.B. 531—DAVIS AND DONAHOE. (Trans. & C.) Adds Sec. 157.1, Veh. C., to authorize issuance of special license plates in lieu of ordinary plates to distinguish emergency vehicles and vehicles used for civil defense.

A.B. 532—ALLEN. (Jud.) Repeals Secs. 73394, 73395, 74044, and 74045 and adds Secs. 73394 and 74044, Gov. C., to constitute sheriff ex officio marshal in Santa Clara County Municipal Courts.

A.B. 533—McFALL AND HOBBIIE. (G. E. & E.) Amends Sec. 20064, Wat. C., re investment of funds in district bonds.

See digest of S.B. 756, apparently identical.

To take effect immediately, urgency measure.

A.B. 534—MUNNELL, HAHN, AND MORRIS. (Jud.) Amends Sec. 5183, W. & I. C., re deposit of funds coming into the custody of the public guardian.

Permits funds coming into custody of public guardian to be deposited either in county treasury, as now provided, or in one or more banks authorized to do business within county, and provides that such funds may be withdrawn only upon order of the public guardian, countersigned by judge of superior court.

A.B. 535—MUNNELL, HAHN, AND MORRIS. (Jud.) Amends Secs. 5050, 5050.1, W. & I. C., re mentally ill persons.

Authorizes judge of superior court, whenever it appears by petition that person within county is mentally ill, to make such orders as may be necessary to provide for necessary medical treatment, care or restraint of such person, pending hearing, in certain specified places.

Requires order made by such judge to contain statement that such person shall be provided with any medical treatment deemed necessary to his physical well being.

A.B. 536—McFALL. (Jud.) Amends Sec. 3406, Civ. C., re grounds for rescission of contracts.

Makes section applicable to oral as well as written contracts, and clarifies provisions.

A.B. 537—SMITH. (Jud.) Amends Secs. 15502 and 15525, Corp. C., requiring certificates of limited partnership and amendments thereto to be signed and acknowledged, rather than signed and sworn to.

- A.B. 538—SMITH. (P. U. & C.) Amends Sec. 3004, Corp. C., re corporation directors' right of inspection of corporate records and properties.

Specifies that inspection by director may be made in person or by agent or attorney, and includes right to make extracts.

- A.B. 539—ERWIN. (F. & G.) Amends Sec. 1204, F. & G. C., re feeding migratory waterfowl.

See digest of S. B. 797, apparently identical.

- A.B. 540—SHERWIN AND OTHERS. (W. & M.) Appropriates \$250,000 from General Fund to Department of Finance to be expended during 1952-53 Fiscal Year under Property Acquisition Act for real property in Oakland.

To take effect immediately, urgency measure.

- A.B. 541—SAMUEL R. GEDDES AND DUNN. (Mun. & C. G.) Amends Sec. 430, Ed. C., to change salary of county superintendent of schools of Napa County from \$6,600 to unspecified amount.

- A.B. 542—SAMUEL R. GEDDES AND DUNN. (Mun. & C. G.) Amends Sec. 419, Ed. C., to increase annual salary of county superintendent of schools of Solano County from \$7,000 to unspecified amount.

- A.B. 543—WEINBERGER AND MALONEY. (Rev. & Tax.) Adds Secs. 216 and 23703, R. & T. C., and Sec. 327, Pen. C., re exclusion of tax exempt organizations from application of lottery laws.

Provides for issuance of tax exempt certificates to organizations entitled to property tax "welfare exemption," and to charitable and other organizations exempt from bank and corporation tax.

Provides for nonapplication of lottery laws to organizations to whom certificates have been issued.

Effective only on adoption by voters of appropriate constitutional amendment.

- A.B. 544—ERWIN. (L. & D.) Adds Sec. 563.5, Ag. C., setting standards for and defining yogurt sherbet.

- A.B. 545—ERWIN. (L. & D.) Adds Sec. 568.5, Ag. C., re definition, standards, and requirements in connection with labeling of, eggnog.

- A.B. 546—ERWIN. (L. & D.) Amends Sec. 674.5, Ag. C., re labeling and standards for milk product containing food product other than milk or product thereof.

Makes provision permanent in effect, rather than to expire on 91st day after 1953 Regular Session.

- A.B. 547—McCOLLISTER. (Mil. Aff.) Amends Sec. 10460, adds Secs. 10103, 10463, and 10464, B. & P. C., re real estate brokers' and salesmen's licenses.

Provides that lapsing or suspending of license by operation of law, by order of decision of Real Estate Commissioner or court of law, or voluntary surrender of license shall not deprive commissioner of jurisdiction to proceed with investigation or disciplinary action, including suspension or revocation of license, against licensee.

Changes definition of military licensee to mean licensed person who entered military service of United States and notifies commissioner of that fact within 2 months of such entry, rather than upon resuming business or within 1 year following termination of military service, whichever is earlier.

Provides person who would qualify as military licensee except for failure to notify commissioner may apply for reinstatement of license upon resuming business or within 1 year, whichever is earlier.

- A.B. 548—BELOTTI, LINDSAY, AND LOWREY. (Mun. & C. G.) Adds Sec. 5019.5, P. R. C., re payment in lieu of taxes by Division of Beaches and Parks.

See digest of S. B. 149, apparently identical.

A.B. 549—**LANTERMAN, STANLEY, AND BURKE.** (C., P., & P. W.) Amends Act 9123, the County Waterworks District Act, adds and amends various Secs., and adds Ch. 5, Pt. 5, Div. 16, Wat. C., re county waterworks districts.

Permits board of supervisors to include sum in annual district budget for general unappropriated reserve.

Provides that when someone other than district proposes to install water main which is to be dedicated to district for public use, district may contract to reimburse installer for such additional capacity as district determines is necessary, and district may collect cost of reimbursement from users of main.

Provides that when new territory seeks annexation to district, and where the improvements necessary to serve new territory would not be of common benefit to district, board of supervisors may, in conjunction with annexation election, submit question to electorate of district and new territory whether such new territory shall be separate zone for levying extra rates and charges.

Provides for consolidation of 2 or more districts within single county.

Exempts sales of district personal property by county purchasing agent from requirement of notice and sale to highest bidder.

A.B. 550—**LEVERING.** (Fin. & Ins.) Adds Sec. 4664, Lab. C., re workmen's compensation.

Provides for special findings of fact in proceedings involving causation or aggravation of disease.

A.B. 551—**LEVERING.** (Fin. & Ins.) Amends Sec. 5313, Lab. C., re workmen's compensation hearing reports.

Requires that report state evidence relied upon and reasons for decision.

A.B. 552—**LEVERING.** (Fin. & Ins.) Adds Sec. 4664, Lab. C., re workmen's compensation.

Establishes conclusive presumption of lack of temporary disability if permanent disability same when award made as when injury occurred.

A.B. 553—**LEVERING.** (Fin. & Ins.) Amends Sec. 5100, Lab. C., re workmen's compensation.

Prohibits lump sum payments for permanent disability, if objected to, until 1 year after making such rating.

A.B. 554—**CHARLES W. LYON AND CALDECOTT.** (G. E. & E.) Adds Ch. 3.5, Div. 3, B. & P. C., re regulation and certification of landscape architects.

Creates California State Board of Landscape Architects.

Provides for certification of landscape architects, for revocation and suspension of certificates, for examination of applicants and prescribes educational requirements.

Prohibits holding out to practice landscape architecture without a certificate, prescribes penalties.

Creates California State Board of Landscape Architects Fund, and provides for fees.

A.B. 555—**BELOTTI, LINDSAY, AND MEYERS.** (Trans. & C.) Adds Sec. 705.5, Veh. C., exempting particular vehicles transporting single saw log from certain weight limitations.

A.B. 556—**BELOTTI, LINDSAY, AND MEYERS.** (Trans. & C.) Adds Sec. 705.1, Veh. C., to exempt loads of logs from weight limitations unless load exceeds 4,750 board feet, Spaulding scale.

A.B. 557—**EVANS.** (Jud.) Amends Sec. 6060.8, B. & P. C., re admission of veterans to practice law.

Provides that graduation from an accredited law school required among other qualifications for admission of veteran to practice of law without examination may be either from law school accredited at time of graduation or at time of commencement of his course of study, instead of only law school accredited at time of graduation.

A.B. 558—MORRIS. (Pub. H.) Amends Sec. 212, H. & S. C., re sanitary and safety regulations in public medical institutions.

Requires Department of Public Health to prescribe minimum standards of sanitation and safety for public medical institution where public assistance payments are made to or in behalf of patients. Excepts University of California Hospital and clinics, as well as federal medical institutions, and institutions for tuberculosis or mental disease.

To take effect immediately, urgency measure, operative July 1, 1953.

A.B. 559—STEWART AND OTHERS. (G. O.) Repeals and adds Ch. 5, Pt. 4, Div. 6, W. & I. C., re clinics for treatment of alcoholism.

Repeals chapter providing for establishment and administration of state inebriate colonies for isolation and rehabilitation of chronic inebriates.

Authorizes Director of Mental Hygiene, with approval of Director of Finance, to contract with nonprofit corporation for establishment and administration of 9 area clinics for the study and treatment of acute chronic alcoholics who are unable to pay for treatment.

Permits superior court to refer such alcoholics to Department of Mental Hygiene for treatment in the clinics if such persons consent thereto, and permits superintendent of clinic to admit alcoholics who apply for admission.

Authorizes clinics to collect and disseminate data concerning alcoholism and related factors.

Appropriates \$871,000 to Department of Mental Hygiene to establish and administer such clinics.

A.B. 560—MALONEY AND OTHERS. (Jud.) Amends Sec. 258, C. C. P., re commissioners of superior court.

See digest of S.B. 163, apparently identical.

A.B. 561—MALONEY AND OTHERS. (Jud.) Amends Sec. 204c, C. C. P., to change salary of assistant secretaries of superior court in San Francisco from \$450 to \$490 per month.

A.B. 562—MALONEY AND OTHERS. (Jud.) Amends Sec. 261c, C. C. P., re employees of San Francisco Superior Court.

See digest of S.B. 162, apparently identical.

A.B. 563—MALONEY AND MEYERS. (Jud.) Amends Sec. 79.38, C. C. P., to increase annual salaries of superior court judges of San Francisco from \$16,750 to \$18,000.

A.B. 564—COOLIDGE AND OTHERS. (Fin. & Ins.) Amends, adds, and repeals various Secs., B. & P. C., re real estate brokers' and salesmen's licenses.

Deletes limitation of one year from closing transaction on broker's obligation to seller or purchaser.

Requires broker to deliver copy of any contract affecting real property to person signing it at the time of signing.

Provides for inactive licenses and their reinstatement for licensees not engaging in business.

Deletes mandatory cancellation of license where licensee fails to notify real estate commissioner of change of business address.

Prevents refund of portion of any required fee.

Requires additional broker's or salesman's license fee where applicant fails to qualify for license within three years after payment of original fee.

Increases from \$1 to \$2 fee for (a) branch office license, (b) change of name or address, (c) transfer of salesman's license, (d) issuance of duplicate license, and (e) reinstatement of a license.

A.B. 565—COOLIDGE AND OTHERS. (Fin. & Ins.) Amends Secs. 10080, 10082, 10106, B. & P. C., duties of Commissioner of Real Estate.

Requires commissioner to notify Real Estate Board of intention to adopt rules and regulations at least 30 days prior to adoption.

Provides commissioner shall furnish copy of directory to each licensed broker upon request and payment of \$1, instead of mailing it without charge.

Provides for fee for certified transcript of papers affecting decision of the commissioner to be fee specified in Sec. 274 of C. C. P. instead of 10 cents for each folio of transcript and \$1 for certification. Deletes requirement that commissioner shall within 30 days of written demand make and certify such transcript.

A.B. 566—COOLIDGE AND OTHERS. (P. U. & C.) Amends, adds, and repeals various secs., B. & P. C., re mineral, oil and gas brokers and salesmen.

Requires licensee to deliver at time of signing any contract for his employment, or affecting mineral, oil, or gas property to person signing.

Authorizes issuance of inactive license to licensee not engaged in business and authorizes reinstatement.

Requires licensee to display license and hold consultations in his place of business. Deletes mandatory cancellation of license upon failure of licensee to notify commissioner of change of address.

Prohibits refund of part of any fee.

Requires payment of \$10 examination fee for examination subsequent to first.

Requires repayment of original broker's or salesman's license fee, if applicant fails to qualify for license within three years of original payment of fee.

Increases from \$1 to \$2 fee for (a) branch office broker's license, (b) change of name or address, (c) transfer of salesman's license on change of employer, (d) issuance of duplicate license, and (e) reinstatement of license.

A.B. 567—COOLIDGE AND OTHERS. (Fin. & Ins.) Amends, adds, and repeals various secs., B. & P. C., re business opportunity brokers.

Defines business opportunity brokers and salesmen to include persons who negotiate loans on businesses, in addition to persons who sell, buy, lease businesses or negotiate the same.

Deletes limitation of brokers obligation to one year after closing transaction.

Requires delivery at time of signing of copy of any contract relating to real property to person signing, in addition to such delivery of contract for employment of licensee.

Deletes prohibition that contract for employment of licensee shall not contain an option for purchase of business by licensee.

Authorizes issuance of inactive licenses to licensees not engaged in business and authorizes reinstatement.

Deletes mandatory cancellation of license upon failure to notify commissioner of change of place of licensee's business.

Prohibits refund of a part of any fee.

Requires repayment of original broker's or salesman's license fee, if applicant for examination fails to qualify for license within three years of payment of original fee.

Provides \$5 fee for issuance of a restricted business opportunity broker's license, and \$2 fee for issuance of a restricted business opportunity salesman's license.

Increases from \$1 to \$2 fee for (a) branch office broker's license, (b) change of name or address, (c) transfer of salesman's license on change of employer, (d) issuance of duplicate license, and (e) reinstatement of license.

A.B. 568—MUNNELL, CHAPEL AND PORTER. (G. E. & E.) Amends Secs. 154 and 6500, W. & I. C., changing of name of Norwalk State Hospital to Metropolitan State Hospital.

A.B. 569—STEWART. (Soc. Wel.) Amends Sec. 123, W. & I. C., re reports by Department of Social Welfare.

Requires Department of Social Welfare to make full and complete report to Governor at each annual, rather than regular, session of Legislature, showing all of its transactions during preceding year, instead of 2 years.

Deletes requirement that such report contain list of all officers and agents employed, and condition of all institutions under supervision of the department.

A.B. 570—STEWART. (G. E. & E.) Adds Sec. 7030.1, B. & P. C., re employment of contractors by cities or counties.

Prohibits any city or county, their employees or agents to issue permit to any person to do contracting work for which license is required unless such person holds valid contractor's license to do such work.

A.B. 571—CHAPEL, MORRIS, AND EVANS. (Mil. Aff.) Amends Sec. 944 and 945, M. & V. C., re burial benefits for veterans and veterans' widows.

Provides for payment of \$250 rather than \$150 toward burial expenses by county of person entitled to interment by county and who is interred other than by person designated by county, and provides expenses to county of each burial or contribution shall not exceed \$250 rather than \$150.

A.B. 572—FLEURY. (Jud.) Amends Sec. 1881, C. C. P., re confidential communications arising from the attorney-client relationship.

Extends attorney-client privilege to provide that no person employed or engaged by an attorney in connection with his client's business may be examined as to any fact acquired in course of such employment or engagement without consent of client; that any person who is present at request of attorney or his client at conference between them cannot be examined as to communications made during such conference, nor can attorney or client himself be so examined, without client's consent; and that working papers of attorney made in preparation of or in connection with trial may not be examined without consent of client.

A.B. 573—BECK. (Jud.) Adds Sec. 690.5, C. C. P., re property exempt from execution or attachment, to exempt prosthetic and orthopedic appliances personally used by judgment debtor.

A.B. 574—BECK. (Jud.) Amends Sec. 1861, Civ. C., re liens of keepers of hotels, inns, boarding-houses and lodging-houses, to exempt from operation of the section any prosthetic or orthopedic appliance personally used by guest, boarder, or lodger.

A.B. 575—BECK. (Jud.) Amends Sec. 1861a, Civ. C., re liens of keepers of furnished apartment houses, furnished apartments, furnished cottages, or furnished bungalow courts, to exempt from operation of section any prosthetic or orthopedic appliance personally used by guest or tenant.

A.B. 576—BECK. (Fin. & Ins.) Adds Sec. 5406.5, Lab. C., re workmen's compensation.

Requires employer or his carrier to notify employee of rejection or termination of benefits and advise him simultaneously of right to institute compensation proceeding if dissatisfied, statute of limitations to run when such notice placed in mail.

A.B. 577—BECK. (P. U. & C.) Adds Sec. 3810, P. U. C., re liability of radial highway contract carriers for acts of subcontractors.

Makes radial highway contract carrier carrying on activity which can lawfully be carried on only under permit from Public Utility Commission, and which involves unreasonable risk to others, subject to liability for bodily harm caused to such others by negligence of contractor employed to do work in carrying on activity.

A.B. 578—BURKE. (Jud.) Amends Sec. 117, C. C. P., re jurisdiction of small claims court, to increase maximum jurisdictional amounts in small claims actions from \$100 to \$150.

A.B. 579—McCOLLISTER. (Trans. & C.) Amends Sec. 5093, Pen. C., re enterprises subject to jurisdiction of Correctional Industries Commission.

See digest of S.B. 238, apparently identical.

A.B. 580—MUNNELL AND OTHERS. (G. E. & E.) Adds Sec. 13956 to Gov. C., to exempt State Highway Patrol from rules of State Board of Control re operation of state-owned motor vehicles.

A.B. 581—THOMAS. (F. & G.) Amends Art. heading, adds Art. 1, Ch. 5, Pt. 2, Div. 4, F. & G. C., re Ocean Fish Commission.

Creates commission of 3 members appointed by Governor, subject to Senate confirmation, with per diem of \$10 per day and expenses. One member is to be elected president and give bond of \$4,000.

Creates in Department of Fish and Game, Division of Ocean Fisheries, personnel of which is to be responsible to new commission. Division is to administer provisions of code relating to ocean fish and taking thereof. Jurisdiction of commission is to extend to all ocean waters and salt water connected with ocean.

A.B. 582—THOMAS. (F. & G.) Adds Sec. 845.3, F. & G. C., re nets.

Makes any net or trap used for taking fish in violation of provisions of F. & G. C. a public nuisance.

A.B. 583—THOMAS. (F. & G.) Adds Sec. 88.5, F. & G. C., re Fish and Game District 19B.

Creates district. Declares it an ocean district for purposes of Sec. 919, F. & G. C., which permits use of bait nets in such district.

A.B. 584—THOMAS. (F. & G.) Amends Secs. 953 and 955, F. & G. C., re nets.

Permits use of trawl nets in District 19 to take shrimp only.

A.B. 585—THOMAS. (F. & G.) Amends Sec. 88, F. & G. C., re Fish and Game District 19A.

Changes description to give Rocky Point alternative designation as Palos Verdes Point.

A.B. 586—THOMAS. (F. & G.) Adds Sec. 919.1, F. & G. C., re fish.

Provides that bait nets may be used to take sardines and anchovies in Districts 19A and 19B for live bait only.

Restricts amount of dead sardines and anchovies that may be possessed on any one boat in District 19A during any one calendar day to 1,000 pounds thereof.

A.B. 587—FLEURY. (Ed.) Amends Sec. 1597.1, Ed. C., re liability of school district for bonded indebtedness.

Makes annexation proceedings taken by residents of territory becoming part of another district or new district constitute "affirmative action taken by residents of such territory" for purposes of provision prohibiting assumption of outstanding indebtedness of district of which territory is made part through proceedings involving affirmative action by residents of territory without approval of $\frac{2}{3}$ of electors of territory.

A.B. 588—PORTER. (Mun. & C. G.) Adds Secs. 5417.1-5417.15 incl., amends Sec. 5403, P. R. C., re recreation, park and parkway districts.

Authorizes governing body of district to call special election to issue bonds to raise money for acquisition of rights in real property and for buildings and other facilities. Requires governing body to call such election upon petition signed by at least 25 percent of registered voters in district.

Specifies manner of calling and conducting election, maximum interest rate on and life of bonds, maximum and minimum value of bonds, and method of selling, paying expenses of issuing and redeeming bonds.

Provides that tax ceiling on district does not apply to taxes levied to pay principal and interest of bonds.

A.B. 589—PORTER. (Trans. & C.) Adds Sec. 18452, B. & P. C., re sales of automobiles by dealers.

Makes it misdemeanor for dealer to sell motor vehicle without securing from purchaser written statement that purchaser knows he is not protected by motor vehicle liability policy as part of sale. Statement is not required if such insurance is received by purchaser as part of sale.

A.B. 590—LINDSAY AND HANSEN. (C., P., & P. W.) Amends Sec. 200, Wat. C., to provide that there is a Department of Water Resources.

A.B. 591—LINDSAY. (P. U. & C.) Amends Sec. S16.5, P. U. C., re purchase of motor vehicle equipment by passenger stage corporations.

Provides that passenger stage corporation shall not be required to secure permission from the Public Utilities Commission to execute conditional sales contract for purchase of motor vehicle equipment, or chattel mortgage on motor vehicle equipment securing payment of all or any part of purchase price of such equipment.

A.B. 592—LINDSAY. (W. & M.) Appropriates \$1,000,000 to State Soil Conservation Commission for eradication of Scotch broom from Nevada, Placer, and El Dorado Counties, authorizes commission to cooperate with other governmental agencies, and specifies make up of advisory committee to direct and supervise program.

A.B. 593—LINDSAY. (F. & G.) Amends Ch. 973, Stats. 1949, re authority of Fish and Game Commission to close inland waters to sporting fishing.

See digest of S.B. 266, apparently identical.

A.B. 594—LINDSAY. (C. S. & S. P.) Amends Sec. 21002, Gov. C., continuing in effect until 91st day after 1955, rather than 1953, Regular Session provisions which authorize state employment of persons who have attained age of compulsory retirement.

A.B. 595—LINDSAY. (By request.) (F. & G.) Adds Sec. 1231.5, F. & G. C., re cats as predatory mammals.

Prohibits allowing cats on certain public property if specified birds attracted there.

Prohibits allowing cats to prey upon specified birds on certain private property.

Authorizes local authorities to keep cats from prohibited areas, and to impound cats found running at large.

Prohibits cat keepers from allowing cats to catch birds lured by keepers' acts.

Prohibits abandonment of cats.

Establishes fines for violation of section.

Excepts section from application of section permitting taking of predatory mammals.

A.B. 596—LINDSAY. (C. S. & S. P.) Amends Sec. 18050, Gov. C., re vacations of state officers and employees.

Provides that after 25 years service, vacation credit with pay shall be increased to 1½ days for each month of service, instead of 1¼ days.

A.B. 597—TOMLINSON AND THOMAS. (F. & G.) Amends and adds various secs., F. & G. C., re fish and shellfish.

Changes open season on spiny lobsters from October 1st-March 15th to October 1st-May 31st. Establishes minimum size limit for female spiny lobsters at 12, rather than 10½, inches in length. Deletes provision re spiny lobsters taken south of Mexico-California line extended west. Permits importation of such lobsters only during open season and only if minimum size requirements are met. Deletes provisions re lobsters cooked or canned outside of state. Provides that lobsters for commercial purposes may be taken only under rules and regulations of Fish and Game Commission. Establishes daily bag limit of spiny lobsters taken under sporting fishing license at 10 per day during open season. Permits taking 1 male lobster not less than 15 inches in length by skin diver using hands only, between June 1st and September 30th.

Prohibits crab traps in Districts 5 and 19; limits use in Districts 18 and 118.5 to waters north of Point Arguello and permits use in District 1. Deletes provisions re use of lobster traps. Provides that rock crab and sheephead may be taken as provided by commission.

A.B. 598—LUCKEL, CLOYED, AND BULEN. (Mil. Aff.) Amends Sec. 228, M. & V. C., re retirement of state military officers.

Provides officer who serves 25 years or more in reserve component of armed forces of United States, the last 5 years of which shall have been in military service of State may upon his own application, in discretion of Governor be retired, and provides that all such officers as well as officers who have served as commissioned officers for 25 years in military or naval service of State, or in both, may be placed upon retired list with increase in rank of 1 grade above that held at date of application, as now provided, within 1 year of retirement.

A.B. 599—HANSEN. (L. & D.) Amends Sec. 678, Ag. C., re butter.

Clarifies provision by providing that labeling requirements applicable to out-of-state butter are quality designations and licensing requirements as to such butter are cutting and wrapping permits.

A.B. 600—HANSEN. (L. & D.) Amends Sec. 661, Ag. C., re license fees for frozen dairy products and imitations thereof.

Increases license fees for frozen dairy products and imitations thereof from \$25 to \$35, and for renewals of such licenses from \$25 to \$35 plus \$3 instead of \$1 for each additional 10,000 gallons thereof over and above 20,000 instead of 50,000, gallons manufactured during the preceding year, ending December 31st.

A.B. 601—HANSEN. (Agr.) Amends and repeals various secs., Ag. C., re bovine tuberculosis.

Deletes and repeals provisions relating to bovine tuberculosis control areas.

A.B. 602—HANSEN. (L. & D.) Amends Sec. 737.6-2, Ag. C., re milk-fat testing, weighing, and sampling.

Authorizes allocation of not more than \$40,000, rather than \$30,000, to Bureau of Dairy Service for testing, weighing and sampling fluid milk delivered to distributors under stabilization and marketing plan.

A.B. 603—HANSEN. (L. & D.) Adds Sec. 34.7, Ag. C., re livestock and poultry disease diagnostic laboratories.

Authorizes Director of Agriculture to establish such laboratories and charge fees for services performed therein.

A.B. 604—HANSEN. (Agr.) Amends Sec. 260.2, Ag. C., re bovine brucellosis.

Provides that evidence of vaccination, other than tattoo mark, shall be specified by regulation of Department of Agriculture.

A.B. 605—HANSEN. (Agr.) Amends Sec. 4828, B. & P. C., re licensing of veterinarians.

Provides that veterinarians employed by California Department of Agriculture shall not be required to be licensed prior to January 1, 1955, instead of January 1, 1951. To take effect immediately, urgency measure.

A.B. 606—HANSEN. (L. & D.) Amends Sec. 494, Ag. C., re dairy inspectors.

Revises qualifications for examination for dairy inspector.

A.B. 607—HANSEN. (L. & D.) Amends Sec. 527, Ag. C., re milk, milk products, and imitations thereof.

Makes it unlawful to sell, buy, or deal in any milk, cream, or product thereof, or imitation or substitute, for which no standard is established.

A.B. 608—HANSEN. (L. & D.) Amends Secs. 651, 666, 667, and 668, Ag. C., re imitation milk and milk products.

Redefines imitation milk product to specify that it must be intended for human consumption and to delete requirement that it contain edible fat other than milk fat.

Expands provisions re imitation milk products license to apply to all, rather than to enumerated, imitation milk products. Deletes provision for paying proportionate license fee for part of year.

Expands provisions re wholesalers of imitation milk to include wholesalers of any imitation milk product other than imitation ice cream and imitation ice milk.

A.B. 609—CHARLES W. LYON. (G. E. & E.) Adds Sec. 7120.5, B. & P. C., re grounds for disciplining contractors.

Provides that voluntary or involuntary bankruptcy of contractor licensee arising out of construction activities constitutes cause for disciplinary action.

A.B. 610—BELOTTI. (Mun. & C. G.) Amends Sec. 28153, Gov. C., Sec. 453, Ed. C., re compensation of public officers of Del Norte County.

Increases salary of district attorney from \$2,700 to \$7,500, of each supervisor from \$1,200 to \$1,800, and of county superintendent of schools from \$4,800 to \$6,500.

A.B. 611—BELOTTI. (Jud.) Amends Sec. 79.8, C. C. P., to increase annual salary of superior court judge of Del Norte County from \$10,750 to \$12,750.

A.B. 612—BELOTTI. (L. & D.) Adds Ch. 9, Div. 3, Ag. C., re liability of livestock auctioneers.

Provides that auctioneer, or his agent, who sells animals in ordinary course of business as agent of their owner shall not be liable to buyer for damages arising from fact that any animal so sold is subject to lien, chattel mortgage, or other encumbrance in favor of third person, irrespective of whether such third person or owner is known, actually or constructively, to buyer.

Provides that section is not to be construed to invalidate any express warranty.

A.B. 613—BELOTTI. (Jud.) Amends Sec. 487a, Pen. C., making any person who feloniously steals or takes any part of carcass of a bovine animal guilty of grand theft.

A.B. 614—BELOTTI. (Ind. R.) Amends Act §780d, the Unemployment Insurance Act and Secs. 626 and 628, U. I. C., re agricultural labor.

Provides services performed on farm in employ of person in connection with raising, feeding and management of mink, chinchillas and foxes constitute "agricultural labor," thereby excluding such services from coverage under act.

A.B. 615—CREEDON. (G. E. & E.) Amends various secs., Gov. C., re deposit of public funds in banks.

Provides that written contract with depositary is not required for deposit of funds of local agencies where deposits are insured under federal law. Requires security and contract if deposits exceed insured amount. Requires treasurer to be notified in writing when account is closed.

Permits deposits by other authorized person than treasurer.

A.B. 616—CREEDON. (Fin. & Ins.) Adds Sec. 5410.1, Lab. C., eliminating statute of limitations with respect to right to institute workmen's compensation proceedings for medical treatment.

A.B. 617—CREEDON AND DOLWIG. (Jud.) Amends Ch. 1226, Stats. 1951, re compensation of judges and attaches of municipal court in district embracing Daly City and South San Francisco, making unspecified changes.

A.B. 618—SILLIMAN. (Trans. & C.) Amends Sec. 511, Veh. C., re prima facie speed limit when passing school building or grounds contiguous to highway.

Provides that contiguity of school building or grounds to highway shall not be deemed broken by intervening easement or right of way of any public utility.

A.B. 619—TOMLINSON. (Mun. & C. G.) Amends Sec. 14704, H. & S. C., re fire protection districts in one or more counties.

Increases maximum tax rate for maintenance of such districts from not to exceed $\frac{1}{2}$ of 1 percent to 1 percent of assessable property within district.

A.B. 620—BELOTTI. (Agr.) Amends Sec. 364, Ag. C., to eliminate requirement of bond from persons licensed to engage as business in sale of cattle at public sales yards, and double liability for sale of cattle not owned by seller.

A.B. 621—HINCKLEY. (Agr.) Amends Secs. 796.1, 796.2, 828.83, and 829.1, and adds Sec. 796.6, Ag. C., re citrus fruits.

Deletes provisions re obsolete standard containers 58 and 59. Adds standard container 58, standard one-half orange, grapefruit or lemon box $9\frac{3}{4}$ to $10\frac{1}{4}$ inches deep, 11 inches wide and $16\frac{3}{4}$ inches long.

Permits packing of such citrus fruit loose in container 58 and prescribes marking to be used on such container. Permits shipment out of State in said container without lid. Makes special provision for measuring said containers and specifies that cubical content shall be at least 1,796 cubic inches.

A.B. 622—HINCKLEY. (Agr.) Adds Sec. 829.9, Ag. C., re experimental packs for fruits, nuts, and vegetables.

Authorizes Director of Agriculture to issue permit to use experimental pack not conforming to count, arrangement, or packing requirements of code. Requires marking with "Experimental Pack." Permit to be good for not over 1 year but renewable by director for another year. Limits use of such pack to 5 percent of product shipped by permittee in preceding year.

A.B. 623—HINCKLEY. (Agr.) Amends Sec. 829.5, Ag. C., re experimental containers for fruits, nuts, or vegetables.

Authorizes Director of Agriculture to renew permit to use experimental container for additional year if experiment is not completed.

A.B. 624—HINCKLEY. (Soc. Wel.) Amends Sec. 2181, W. & I. C., re responsible relatives of applicants for or recipients of aid to the aged.

Defines "income of a responsible relative."

Deletes provision that married daughter of applicant shall not be required to make contributions unless she has income constituting her separate property.

A.B. 625—HINCKLEY. (Soc. Wel.) Amends Sec. 1508, W. & I. C., re aid to needy children.

Requires stepfather to support, if able to do so, his wife's children by former husband, restricting such liability to value of wife's community property interest in his income.

Deletes provision that aid shall not be withheld from any child because of failure of a stepfather to contribute to his support.

A.B. 626—LINDSAY. (W. & M.) Appropriates unspecified sum to Division of Beaches and Parks to complete survey of Immigrant Trail State Monument in Placer and Nevada Counties.

A.B. 627—DONAHOE AND KELLY. (Jud.) Amends Act 1880, the Municipal and Justice Court Act of 1949, re constables of justice courts.

Exempts from requirement that officers of justice courts be electors of judicial district, incumbent constable of superseded justice's court who resides in township of such court but not in district and who succeeds to office of constable of superseding court or is elected thereto at first election of constables, or who seeks re-election to such office.

A.B. 628—CHARLES W. LYON. (Jud.) Adds Sec. 1640.6, Lab. C., re contracts of minors with private employment agencies.

Prohibits disaffirmance of approved employment agency contract by minor except as now provided for theatrical agency contracts.

A.B. 629—THOMAS. (Jud.) Amends 4022, Pen. C., re confinement of prisoners in city jails.

Provides that no prisoner convicted of misdemeanor under state law shall be confined in city jail unless county assumes liabilities therefor.

A.B. 630—PORTER. (Mun. & C. G.) Amends Sec. 5404, P. R. C., re recreation, park and parkway districts.

Provides with respect to consolidated districts that county board of supervisors shall become district board of directors if so designated by governing bodies of all incorporated areas in district.

A.B. 631—CHAPEL AND OTHERS. (Fin. & Ins.) Amends Secs. 4850, 4853, Lab. C., re workmen's compensation in case of local members State Employees' Retirement System.

Extends provision for leave of absence without loss of pay in lieu of temporary disability payments, now applicable to specified local officers and employees who are members of State Employees' Retirement System, to all of the specified local officers irrespective of whether or not they are members of State Employees' Retirement System. Amends Sec. 4853 to conform.

A.B. 632—CALDECOTT. (G. E. & E.) Amends Secs. 11550 and 11551, Gov. C., re salaries of state officers.

Changes annual salary of Director of Finance from \$17,500 to unspecified sum.

Changes annual salaries of Director of Public Works, Director of Mental Hygiene, and State Controller from \$16,000 to unspecified sum.

A.B. 633—CALDECOTT. (Jud.) Adds Secs. 19406 and 19407, R. & T. C., re criminal penalty for failing to supply, or for supplying false, personal income tax information.

Provides if intent is to evade tax, taxpayer is punishable by imprisonment in county jail for not more than 1 year or in state prison for not more than 5, or by fine of not more than \$5,000, or by both such fine and imprisonment.

Provides for giving jurisdiction of violation of Personal Income Tax Law to court within jurisdictional territory of either main office of Franchise Tax Board or principal place of taxpayer's business.

A.B. 634—CALDECOTT. (Jud.) Amends Sec. 25961, adds Secs. 25963 and 25964, R. & T. C., re bank and corporation taxation.

Substitutes for provision that taxpayer failing or refusing to file return or supply required information is guilty of misdemeanor punishable by fine not exceeding \$1,000, one that any individual, corporation, or officer or employee of latter who, with intent to evade tax or any requirement of law, fails to file return or supply required information, or who, with like intent, makes, submits, signs or verifies any false return or statement or supplies false or fraudulent information, is punishable by imprisonment in county jail for not more than 1 year or in state prison for not more than 5 years, or by fine of not more than \$5,000, or by both such imprisonment and fine.

Provides for instituting prosecution of any penal offense under law within 4 years after commission in any court of competent jurisdiction within territorial jurisdiction of main office of Franchise Tax Board or residence or principal place of business of taxpayer.

A.B. 635—PORTER AND MUNNELL. (Ed.) Adds Ch. 24, Div. 3, Ed. C., re school building sites.

Creates School Site Revolving Fund and appropriates money in fund for expenditure by Director of Finance for purchase of school sites. Prescribes procedure by which school district may apply to State Allocation Board for such purchase. Requires State to retain title of site for unspecified number of years, during which time the district may purchase the site from the State. Allows State to dispose of site if district fails to buy. Prescribes amount of repayment by district for site. Allows Director of Finance to lease sites upon approval of State Allocation Board. Provides for deposit of revenue from rentals or sale of sites in fund.

Transfers unspecified sum to fund.

A.B. 636—LINDSAY. (Trans. & C.) Adds Sec. 628, Veh. C., to prohibit use of parking lamps while vehicle is being driven.

A.B. 637—FLEURY. (Trans. & C.) Adds Sec. 667, Veh. C., re inspection of vehicles.

Prohibits operation on highway of any vehicle required to be registered unless lamps and brakes have been tested by California Highway Patrol within preceding 6 months and found to meet requirements of Veh. C. Requires certificate of test to be carried in vehicle at all times.

Makes violation a misdemeanor.

A.B. 638—FLEURY. (Trans. & C.) Amends Secs. 511, 511.1, 511.2, and 511.3, Veh. C., to decrease maximum prima facie speed limit from 55 to 50 miles per hour.

A.B. 639—FLEURY. (Trans. & C.) Adds Sec. 666, Veh. C., re inspection of vehicles.

See digest of A.B. 627, apparently identical, except test under this bill is made by official testing station designated by California Highway Patrol rather than by patrol itself.

A.B. 640—HENDERSON. (Soc. Wel.) Amends Sec. 2224, W. & I. C., re liability of relatives of recipients of aid to the aged.

Deletes requirement that board of supervisors shall determine if recipient of aid to aged has within State spouse or adult child pecuniarily able to contribute to his support.

Requires such determination to be made, in case of an applicant for aid to aged, at time of application or reappliation for aid under chapter, and grants to authorized representative of board, same powers as are vested in board under this section.

Deletes requirement that form to be filled out by relative of applicant for aid to the aged, showing whether he is in fact contributing and will continue to contribute to the support of such applicant, need be a sworn statement. Provides that such form shall contain a written declaration that the statements made therein are true and correct and are made under the penalties of perjury.

Provides that board or its authorized representative shall continue investigation of pecuniary ability of relative only if it appears likely that relative may be liable under Sec. 2181. Authorizes board or its authorized representative to prescribe manner and

form of any determination of liability made under this section or under Sec. 2181, and method of enforcing this section.

Deletes requirement that officer authorized to enforce liability of relative shall be civil legal officer.

A.B. 641—HENDERSON. (Soc. Wel.) Amends Sec. 2181, W. & I. C., re net income of responsible relatives.

Permits authorized representative of board of supervisors, as well as board, to determine ability of responsible relatives to contribute to support of applicant, and allows such representative to permit contributions at less than amount fixed by "Relatives Contribution Scale" in unusual cases where it is deemed justifiable.

Defines "net income."

A.B. 642—FLEURY. (Rev. & Tax.) Amends Sec. 50400, Gov. C., removing 10 acre limitation respecting public parks for maintenance and management of which special annual tax may be levied by county or city.

A.B. 643—FLEURY. (C., P., & P. W.) Amends Act 2208, the Storm Drain Maintenance District Act, giving districts power to construct and maintain additional storm drain facilities wherever necessary to provide proper drainage of surface waters of district.

A.B. 644—FLEURY. (C., P., & P. W.) Amends Sec. 607, Pen. C., making it misdemeanor to wilfully and maliciously obstruct or prevent flow of water in natural watercourse, reclamation or drainage ditch.

A.B. 645—SILLIMAN. (C. S. & S. P.) Amends Secs. 12470 and 12474, Gov. C., re uniform state pay roll system.

Deletes exemption of Department of Public Works from operation of system.

A.B. 646—FLEURY. (C. S. & S. P.) Amends Sec. 18931, Gov. C., re civil service examinations.

Requires State Personnel Board to pay costs of all physical examinations which it requires applicant to take.

Appropriates \$45,000.

A.B. 647—FLEURY. (C. S. & S. P.) Amends various secs., Gov. C., re state civil service.

Makes numerous changes re examination, eligibility, employment, and demotion of state civil service employees.

A.B. 648—FLEURY. (C. S. & S. P.) Amends Sec. 18950, Gov. C., re promotional lists.

Permits State Personnel Board to prescribe conditions for transfer from one sub-divisional or departmental promotional list to another when lists are of same class and have been established as result of same examination.

A.B. 649—FLEURY. (C. S. & S. P.) Repeals Ch. 4, Pt. 1, Div. 5, Title 2, Gov. C., which prescribes oaths of state employees.

A.B. 650—CALDECOTT. (C. S. & S. P.) Amends Sec. 18005, Gov. C., re lump sum payments for vacations of state civil service employees separating from service.

Allows State Personnel Board to limit such payments when employee returns or is to return to state service prior to expiration of his accrued vacation.

A.B. 651—CALDECOTT. (C. S. & S. P.) Amends Secs. 19364 and 19365, Gov. C., re transfers of state civil service employees.

Provides that transfers of permanent employee from one position to another of same class under same appointing power do not require new probationary period, but such transfer of probationer requires completion of probationary term. Transfers from one class of position to another, or from one appointing power to another, require new probationary period unless waived by appointing power.

Deletes provision that transfer made to position of same level of responsibility, duties and salary but with additional or different special requirements is new appointment and employee may be rejected during probationary period.

A.B. 652—SAMUEL R. GEDDES. (C. S. & S. P.) Amends Sec. 18061, Gov. C., to provide that salaries of state officers and employees shall be paid twice during each month.

A.B. 653—WATERS AND OTHERS. (W. & M.) Amends Ch. 20, 1952 (2d Ex.) Sess., re appropriations for acquisition of properties for state highway purposes, clarifying language thereof, making no substantive change.

A.B. 654—ELLIOTT AND KILPATRICK. (Jud.) Adds Sec. 680, Pen. C., re mistreatment of prisoners or persons under arrest, by law enforcement officers.

Provides that any law enforcement officer convicted of illegal mistreatment of prisoner or of person under arrest shall be removed from office and shall be ineligible to serve as law enforcement officer for 5 years after completion of imprisonment, payment of fine, or expiration of parole or probation.

A.B. 655—ELLIOTT. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re reduced employer contribution rates.

Repeals provisions providing for experience rating of employees and reduced contribution rates based thereon.

A.B. 656—ELLIOTT. (Ind. R.) Adds Sec. 2571, Lab. C., to establish minimum wage of \$1.25 an hour.

A.B. 657—ELLIOTT. (Trans. & C.) Amends Sec. 410, Veh. C., re financial responsibility in motor vehicle accident cases.

Deletes requirement that operation of motor vehicle causing accident must be upon a highway to make license suspension apply.

A.B. 658—ELLIOTT. (Jud.) Repeals Sec. 1411, Prob. C., re alien guardians.

Repeals section prohibiting aliens from being appointed guardians of estates consisting in whole or in part of real property.

A.B. 659—KILPATRICK AND OTHERS. (Soc. Wel.) Amends Sec. 2600, W. & I. C., re property qualifications for county indigent aid.

Prohibits disqualification of person by reason of ownership of insurance policies to actual cash surrender value of \$250.

A.B. 660—KILPATRICK AND OTHERS. (Mun. & C. G.) Adds Sec. 459, H. & S. C., re health and sanitation conditions in county jails and detention facilities.

Authorizes county health officer to investigate health and sanitary conditions in county jails and other detention facilities situated in the county, and to order sheriff or other person in charge of such facilities to correct conditions which health officer deems unsafe or dangerous to health of inmates of such institutions.

Makes a misdemeanor, failure of sheriff or person in charge of such facilities to obey such order.

A.B. 661—BELOTTI. (Trans. & C.) Amends Sec. 66, Veh. C., re definition of owner of vehicle.

Includes in such definition a person who leases a vehicle; also, any person, in addition to State, or any county, city, district, or political division thereof, entitled to possession and use of such vehicle under lease, lease-sale, or rental purchase agreement, for period of 30 consecutive days or more, rather than 12 months or more.

A.B. 662—BELOTTI. (Trans. & C.) Amends Sec. 67, Veh. C., re definition of legal owner of vehicle.

Includes in such definition any renter or lessor of vehicle to any person, in addition to State, or to any county, city, district or political subdivision thereof, under a lease, lease-sale, or rental-purchase agreement which grants possession of vehicle to lessee for a period of 30 consecutive days or more, rather than 12 months or more.

A.B. 663—BELOTTI. (Trans. & C.) Amends Sec. 132.1, Veh. C., to require undertaking or bond upon registration to protect against defect in, or undisclosed claim upon, right, title, and interest of any interested person, in addition to applicant, in the vehicle.

A.B. 664—BELOTTI. (Trans. & C.) Amends Sec. 140, Veh. C., re exemption from vehicle registration requirements.

Provides that unregistered trailer coach used as place of abode is not eligible for exemption unless evidence is displayed that current local taxes for value have been paid.

A.B. 665—BELOTTI. (Trans. & C.) Amends Sec. 146.1, Veh. C., re certificates of ownership for foreign vehicles.

Provides other interested person, as well as applicant for registration, may file bond or securities equal to value of vehicle with Department of Motor Vehicles to obtain certificate of ownership from this State in cases where department is not satisfied as to ownership of vehicle for which certificate of ownership was issued to applicant by another state or as to existence of foreign liens thereon.

A.B. 666—BELOTTI. (Trans. & C.) Amends Sec. 158, Veh. C., re display of license plates.

Requires license plates issued by any jurisdiction within or without this Country, as well as those issued by this State, to remain attached during their period of validity to vehicle for which issued during times vehicle is operated or being held for sale in this State except as provided otherwise.

A.B. 667—BELOTTI. (Trans. & C.) Amends Sec. 374, Veh. C., re exemption of vehicle registration fees.

Provides registration fee need not be paid for vehicles owned by foreign government, consul or other official representative only if such government or official is duly recognized by United States Department of State. Provides exemption is effective from time application made to such department for recognition.

Provides such fee need not be paid for vehicles operated by State, county, city, district or other political subdivision, as lessee under lease, lease-sale or rental purchase agreement granting possession of vehicle to lessee for period of 30 days or more rather than for period of 12 months.

A.B. 668—BELOTTI. (F. & G.) Amends Secs. 563 and 564, F. & G. C., re importation and inspection of fish.

Requires notice to Department of Fish and Game of importation of live fish or aquatic plants for any purpose, rather than for purpose of propagation. Specifies notice must be for 10 days in advance. Exempts mollusks and crustaceans which are not to be placed in state waters. Authorizes department to inspect growing areas as well as other places where fish or aquatic plants are stored or held.

A.B. 669—BELOTTI. (F. & G.) Adds Sec. 1079, F. & G. C., re use of fish.

Prohibits use for animal food, or products other than for human consumption, of fish of specified families or groups except as designated by Fish and Game Commission. Authorizes commission, after public hearing, to establish maximum quotas and minimum size limits on fish so designated.

A.B. 670—FLEURY. (Jud.) Amends Sec. 79.34, C. C. P., Sec. 1, Ch. 1558, Stats. 1951, and Secs. 69674 and 74181, Gov. C., changing salary of superior court judges of Sacramento County from \$16,750, and of municipal court judges in district embracing City of Sacramento from \$12,000, to unspecified amounts.

A.B. 671—FLEURY. (Jud.) Amends Sec. 258, C. C. P., and Sec. 70141, Gov. C., re court commissioners of superior courts.

Authorizes superior courts of counties having less than 900,000 population to appoint 2, rather than 1, court commissioners.

A.B. 672—LOWREY. (C., P., & P. W.) Adds Sec. 4445, P. R. C., re surveys of soils, vegetation, and forest products on forest, range and watershed lands.

Authorizes State Forester under Director of Natural Resources, to survey soils, vegetation and forest products on forest, range and watershed lands and with approval of Department of Finance, to make expenditures and enter agreements with any government agency or private party for purposes of surveys.

A.B. 673—LOWREY. (W. & M.) Appropriates \$77,000, to Department of Natural Resources, for cooperative soil-vegetation surveys on forest, watershed, and range lands.

A.B. 674—MORRIS. (Fin. & Ins.) Amends Act §780d, the Unemployment Insurance Act, and Sec. 979, U. I. C., re employers' contributions.

Revises schedule of reduced contribution rates effective January 1, 1953, by increasing balance of reserve ratio for each contribution rate by $\frac{1}{2}$ percent and deleting provisions for rate of less than .5 percent.

To take effect immediately, urgency measure.

A.B. 675—MORRIS. (Fin. & Ins.) Amends Act §780d, the Unemployment Insurance Act, re appeals procedure.

Provides for filing protest with, and hearing by, referee, with right to appeal referee's decision within 10 days to Appeals Board, rather than filing with Appeals Board in first instance, in all matters involving protests to employer's statement of experience rating account, denial of application for transfer of reserve account, petitions for reassessment and refund, and proceedings for filing summary certificate of judgment.

A.B. 676—MORRIS. (Fin. & Ins.) Amends Act §780d, the Unemployment Insurance Act, re charges to employers reserve account.

Makes determination of quitting work without good cause attributable to his employment, rather than without good cause, basis for relieving employer from reserve account charges for benefits paid. Authorizes filing of notice of such fact by employer.

A.B. 677—MORRIS. (Fin. & Ins.) Amends Act §780d, the Unemployment Insurance Act, re eligibility for unemployment benefits.

Makes voluntary quitting without good cause attributable to his employment, rather than without good cause, grounds for disqualification for benefits. Increases from 5 to 10 days time within which employer must notify of causes for termination of employment. Deletes requirement that such notice establish a prima facie case, to support disqualification; that determination be made on basis of such notice.

A.B. 678—MORRIS. (Fin. & Ins.) Amends Act §780d, the Unemployment Insurance Act, re valid claims for benefits.

Requires that claimant be available for work to establish a valid claim for benefits.

A.B. 679—MORRIS. (Fin. & Ins.) Amends Act §780d, the Unemployment Insurance Act, re eligibility for unemployment benefits.

Adds requirement that claimant seek work on his own behalf as part of requirement that he is able and available for work. Deletes such requirement as separate cause for ineligibility.

A.B. 680—MORRIS. (P. U. & C.) Amends Sec. 5132, P. U. C., re household goods carriers, making no substantive change.

A.B. 681—MORRIS. (Trans. & C.) Adds Sec. 576.5, Veh. C., prohibiting vehicles transporting explosive substance, inflammable liquids, or liquefied petroleum from crossing passenger train tracks, except at separated grade crossings.

A.B. 682—MORRIS AND OTHERS. (Ed.) Adds Art. 4, Ch. 3, Div. 4, Ed. C., re Bible reading in public schools.

Requires Department of Education to have policy of permitting reading of selected portions of Bible. Allows reading aloud in public schools, without sectarian application, of selections from Old and New Testaments in any recognized translation. Requires department to authorize and publish Syllabus of Graded Bible Readings to be made available to all public schools. Allows governing boards to supervise arrangements for readings in districts and requires it to arrange for exemptions of pupils from readings.

A.B. 683—MUNNELL AND OTHERS. (C. S. & S. P.) Adds Sec. 139.62, Veh. C., to require allowance of additional credit of $\frac{1}{2}$ point in California Highway Patrol promotional examinations for each year of service in patrol.

A.B. 684—MUNNELL. (Soc. Wel.) Amends Sec. 740, W. & I. C., to permit juvenile court to commit wards to care of county welfare department.

A.B. 685—MUNNELL. (Fin. & Ins.) Amends Sec. 4903, Lab. C., re liens against workmen's compensation payments.

Limits liens against workmen's compensation payments for unemployment compensation disability benefits paid pending uncertainty as to which compensation applied, to only cases of temporary, rather than any, workmen's compensation disability payments.

A.B. 686—HOLLIBAUGH. (C. S. & S. P.) Adds Secs. 20952.5, 20982.5, and 21264, Gov. C., re retirement of local safety members of State Employees' Retirement System.

Permits voluntary retirement of local safety members (local policemen, firemen, county peace officers, and motor coach operators) entitled to be credited with 20 years of continuous service at age 50, rather than at age 55 or 60 as provided in contract of employer with state system, if employer contracting agency so elects. Continues existing optional provision for mandatory retirement of such members at age 65. Upon death of local safety member after retirement for service or for industrial disability, provides for continuance of $\frac{1}{2}$ retirement allowance to surviving wife, minor children, or dependent parents (as now provided in respect to members of California Highway Patrol), if employer contracting agency so elects.

A.B. 687—MUNNELL. (Jud.) Amends Act 4475, re municipal courts in Beverly Hills, Burbank, and East Los Angeles, making no substantive change.

A.B. 688—DAVIS. (G. O.) Amends Sec. 39.7, F. & G. C., to correct description of Doyle Deer Winter Range.

A.B. 689—STEWART. (Ind. R.) Adds Sec. 3091, Lab. C., re apprentices.

Makes apprentice certified as journeyman under apprentice training program eligible to practice such trade in State without examination by any city, county or subdivision of State and without payment of any fee or tax levied by any such agency on right to practice such trade.

A.B. 690—STEWART. (Trans. & C.) Amends Secs. 31534 and 31539, adds Sec. 31556.5, S. & H. C., re boundaries of, and lands to be acquired by, vehicle parking districts.

Deletes authorization for acquisition of land lying wholly or partially outside or inside of district for parking places. Requires all commercially zoned property, any part of which lies within 150 feet of any part of lands to be acquired or improved for parking places, to be included in district.

A.B. 691—HOBBIE. (C., P., & P. W.) Adds Art. 3, Ch. 3, Pt. 10, Div. 11, Wat. C., re special assessment rates for residential subdivisions in irrigation districts.

Permits district board, after notice and hearing, to grant special assessment rate to subdivision located entirely in incorporated city where district cannot deliver water to subdivision and special rate is equitable.

A.B. 692—BROWN. (Jud.) Amends Sec. 1013a, C. C. P., re proof of service by mail, to provide that person making such service need not be resident of county where mailing occurs if he is employed in such county.

A.B. 693—BROWN. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re claims for disability insurance.

Requires any claim for disability benefits to be filed by 60th consecutive day following first compensable day of disability.

A.B. 694—BROWN. (G. E. & E.) Amends Sec. 11007.5, Gov. C., re travel on state business.

Provides that any state agency may, subject to rules and regulations of the Board of Control, insure its officers and employees against injury or death incurred while flying on state business in any aircraft, except regularly scheduled passenger aircraft.

Deletes provision entitling agency to insure officers and employees against injury or death arising from aircraft accidents incurred while flying in state-owned or leased civil aircraft.

A.B. 695—BROWN. (Jud.) Adds Sec. 75, C. C. P., re hearing of uncontested proceedings.

Provides that superior courts in counties with one judge may provide by rule that when judge is absent on assignment by Judicial Council, any uncontested matter in which no evidence is required or which may be submitted upon affidavits shall be deemed submitted upon filing of statement of submission or upon date set for hearing.

A.B. 696—BROWN. (G. E. & E.) Adds Secs. 10156.9 and 10156.95, B. & P. C., re restricted real estate brokers' and salesmen's licenses.

Authorizes commissioner to issue restricted license to owner of subdivided lands, or to person who controls such lands through corporation or other means, or to person who acts for or on behalf of owner in selling such lands, or to their employees, the license to be restricted in commissioner's discretion by term, to particular property to be sold, or by conditions to be observed in exercise of the privileges granted.

A.B. 697—BROWN. (Pub. H.) Amends Sec. 2206, H. & S. C., re mosquito abatement districts.

Exempts such districts from provisions of District Investigation Act of 1933, until 91 days after 1955, rather than 1953, Regular Session.

A.B. 698—BROWN. (Mun. & C. G.) Amends Sec. 28117, Gov. C., to increase annual salary of auditor of Stanislaus County from \$6,000 to \$7,200.

A.B. 699—BROWN. (Ed.) Amends Sec. 417, Ed. C., to change annual salary of county superintendent of schools from \$6,800 to unspecified amount.

A.B. 700—SHERWIN. (W. & M.) Budget Act of 1953, providing for support of State Government for 1953-1954 Fiscal Year.

To take effect immediately, usual current expenses.

A.B. 701—BROWN. (Jud.) Amends Sec. 58.6, C. C. P., to increase annual salary of Clerk of Supreme Court and ex officio secretary of Judicial Council from \$12,000 to \$14,000.

A.B. 702—ALLEN. (Mun. & C. G.) Amends Sec. 28106, Gov. C., re compensation for public service in Santa Clara County, making unspecified changes.

A.B. 703—BROWN. (Jud.) Amends Ch. 782, Stats. 1951, re compensation of Modesto Municipal Court officers and Attaches.

Changes clerk's minimum salary from \$290 monthly to unspecified amount.

Provides for regular per diem fees for official reporters rather than special fee of \$15 per day.

A.B. 704—KELLY. (P. U. & C.) Amends Act 6391, Sec. 15709, P. U. C., re action by board of supervisors upon petitions for formation of public utility districts.

Deletes provision that nothing contained in section shall be construed to prevent board of supervisors from passing ordinance declaring that public interest requires formation of public utility district, comprising specified unincorporated territory, and naming district, and that such ordinance shall provide for submission of proposition to electors of such unincorporated territory at special election.

A.B. 705—SMITH AND OTHERS. (Jud.) Amends and adds various secs., and amends title of Chs. 4 and 4.5, Pt. 1, Div. 6, W. & I. C., re commitment of sexual psychopaths, mentally abnormal sex offenders and mentally abnormal sex deviates.

Revises definition of sexual psychopaths as used in chapter dealing with their commitment.

Provides form for use of court in certifying person convicted of misdemeanor sex offense involving child under 14 and who has previous conviction of sex offense, to superior court for determination as whether such person is sexual psychopath and should be committed as such, and revises present form.

Specifies procedure for commitment for indefinite period to state institution or institutional unit of person found to be sexual psychopath by superior court and who, according to report of superintendent of state hospital or county psychiatric facility

in which person was placed for observation, will not benefit by treatment in state hospital.

Changes designation of sexual psychopaths as used in provisions dealing with their commitment, to be mentally abnormal sex offenders, and designation of mentally abnormal sex offenders to be mentally abnormal sex deviates.

A.B. 706—SMITH, MARSH, AND BROWN. (Jud.) Adds Sec. 5522, W. & I. C., re escapes of sexual psychopaths.

Makes it felony for person under observation commitment or commitment for indeterminate period to state hospital, state institution, or county facility to escape or attempt to escape therefrom, or in course of conveyance thereto or therefrom. Makes person wilfully assisting such escape or attempt to escape guilty of misdemeanor.

A.B. 707—SMITH, MARSH, AND BROWN. (Soc. Wel.) Amends Secs. 5513, 5514, and 5516, repeals and adds Sec. 5515, W. & I. C., re transportation and cost of care of sexual psychopaths.

Limits provision making code provisions relative to property and support of mentally ill persons in state hospitals (estate or relatives of person committed liable, otherwise State to bear cost) applicable to sexual psychopaths to those committed to state hospitals for indeterminate period, and makes county of commitment liable to State for cost of care of sexual psychopaths placed in state hospitals for observation.

Limits present provisions concerning transportation of sexual psychopaths to and from state hospitals by sheriff or other peace officer to such transportation of sexual psychopaths committed to state hospitals for indeterminate period, and makes expense of transporting persons to or from county facility or state hospital in which he is temporarily placed for observation a charge upon county in which court ordering placement is situated.

Makes provision requiring delivery of certain documents to state hospital with sexual psychopath applicable also to delivery of sexual psychopath to county facility, and adds to document required to be delivered with person the certification from the trial court and the report of the probation officer.

Requires that woman attendant accompanying female sexual psychopath to state hospital be of good character and mature age.

A.B. 708—COOLIDGE. (C., P., & P. W.) New act, the San Benito County Flood Control and Water Conservation District Act, creating and defining boundaries of district, but omitting details as to purpose, powers and government of the district.

To take effect immediately, urgency measure.

A.B. 709—KLOCKSNIEM AND OTHERS. (Ed.) Amends Sec. 16431, Ed. C., re school safety patrols composed of pupils.

Provides that requirement that members of patrol be under direct supervision of qualified district employee does not require his physical presence at particular street or highway where patrol is functioning.

A.B. 710—LIPSCOMB. (G. E. & E.) Adds Sec. 5133, B. & P. C., re preparation of state reports by accountants.

Provides whenever statute requires reports, financial statements, and other documents for any department, division, board, commission, or agency of State be prepared by certified public accountants, requirement shall mean public accountants or certified public accountants.

A.B. 711—DAVIS. (C., P., & P. W.) Adds Sec. 547, S. & H. C., to add State Highway Route 233, from Route 83 near Sierraville to Route 21 near Vinton, via Loyalton.

A.B. 712—FLEURY. (C. S. & S. P.) Amends Sec. 20022, adds Secs. 20810 and 21025.5, Gov. C., re State Employees' Retirement System in respect to time during which member is excused from working.

Redefines "compensation" to include remuneration paid for time during which member is excused from work because of holidays, sick leave, vacation, compensating time off, or leave of absence, and provides that such time for which member receives com-

pensation shall be included in computing creditable service. Provides that disability retirement of member granted or entitled to leave of absence with compensation shall not become effective prior to expiration of such leave unless member applies for or consents to retirement as of earlier date.

A.B. 713—KELLY AND COOLIDGE. (G. E. & E.) Amends and repeals various secs., B. & P. C., re licenses as real estate salesmen, and as business opportunity brokers and salesmen.

Eliminates salesman's provisional real estate license, and permits issuance of restricted license to applicants, who are not fully qualified for unrestricted license.

Authorizes issuance of restricted business opportunity broker's and salesman's licenses to applicants, who are not fully qualified for unrestricted license.

Authorizes immediate suspension, without hearing, of foregoing types of restricted licenses and revocation after hearing.

A.B. 714—LUCKEL. (F. & G.) Amends Sec. 1066, F. & G. C., re amount of sardines that may be used in reduction plant, making no substantive change.

A.B. 715—LUCKEL. (F. & G.) Amends Sec. 1060, F. & G. C., re commercial fishing, making no substantial change.

A.B. 716—LUCKEL. (F. & G.) Amends Sec. 1063, F. & G. C., re authority of Fish and Game Commission to establish grades for different varieties of fish for commercial fishing purposes, making no substantive change.

A.B. 717—LUCKEL. (F. & G.) Amends Sec. 1078, F. & G. C., re commercial fishing, making no substantive change.

A.B. 718—MUNNELL AND OTHERS. (P. U. & C.) Amends Sec. 1202, P. U. C., re providing for installation of grade separation crossings, crossing gates, and warning lights by Department of Public Works.

Provides that expense of constructing, altering, relocating, or abolishing grade crossings or separation of such grades, shall be divided, in proportion to respective benefits received therefrom, between railroad, street railroad corporation, state, county, municipality, or other political subdivision, affected.

Provides that Public Utilities Commission shall prescribe proportion of expense which shall be borne by each unit affected. Prescribes manner of payment.

Appropriates an unspecified amount to Department of Public Works for purpose of constructing and installing specifically enumerated grade separation crossings, automatic gates, and warning lights. Provides that political subdivision where located, shall thereafter be responsible for maintenance thereof.

A.B. 719—CLOYED. (Ed.) Amends Sec. 7402, Ed. C., re school district bond elections.

Requires county clerk to mail notice of time and place of election and issues involved to electors of district.

A.B. 720—CLOYED. (Trans. & C.) New act, granting certain tidelands and lands lying under inland navigable waters in San Diego Bay to City of Chula Vista.

A.B. 721—CLOYED. (C., P., & P. W.) Amends Sec. 377, S. & H. C., to extend portion of State Highway Route 77 to international boundary line near Tijuana.

A.B. 722—CLOYED. (Trans. & C.) New act, the Aircraft Transportation Brokers Act, re licensing and regulation of aircraft transportation brokers.

Makes it unlawful for any person or agency, not owning or operating its own aircraft or not acting as salaried agent or employee authorized to act on its behalf, to sell, solicit the sale of, or to take orders for, tickets, or to issue tickets or other tokens in lieu of a ticket, or to issue receipts, reservations, or other tokens purporting to reserve space, on any aircraft carrying 4 or more passengers, without being licensed under this act.

Provides for licensing of such persons by California Aeronautics Commission.

Requires applicant for license to file surety bond of \$5,000.

Provides for annual fees to be paid by licensees in unspecified amount.

Authorizes commission to revoke licenses upon certain specified grounds, and authorizes commission to prefer complaints for violation of the act.

Requires licensees to maintain records of transactions.

Prohibits aircraft transportation broker from representing or advertising that he can provide for passenger space on any aircraft leaving or arriving at any specified place or at any specified or approximate time unless such broker has in effect a valid contract with the owner or operator of the aircraft for such space.

Requires brokers to keep a reserve surplus of specified amount for purposes of making refunds to clients for broker's inability to furnish transportation or for any damages arising out of such failure.

Provides penalties for violations of act.

A.B. 723—CLOYED. (Elec. & Reap.) Amends Sec. 2205, Elec. C., re national conventions of political parties to clarify language without substantive change.

A.B. 724—CLOYED. (Ed.) Adds Sec. 16490, Ed. C., re contracts between dental clinics and school districts.

Allows school district governing board to contract with licensed dentists, nonprofit dental clinics, dental group, or charitable corporation for dental care and treatment of needy children, without cost to district and at cost to children or parents not to exceed actual cost in proportion to ability to pay, for vocational training for dental nurses, assistants or technicians, and for use of school building and facilities needed for such purpose.

Limits use of school district funds to housing, equipment, supplies and instruction.

A.B. 725—CLOYED. (Jud.) Amends Ch. 1551, Stats. 1951, re number and compensation of South Bay municipal court judges, officers and attaches.

Changes judge's salary from \$9,000 to \$13,500, and clerk's and marshal's from \$5,100 to \$6,300.

Changes salaries of clerk's and marshal's deputies, and creates 3 deputy clerk positions, specifying their compensation.

A.B. 726—CLOYED. (Jud.) Amends Act 5238, the Municipal Court Act of 1925, re compensation of judges, officers, and attaches of municipal court embracing San Diego City, making no substantive change.

A.B. 727—CLOYED. (Ed.) Amends Sec. 4912.2, Ed. C., re elections for exclusion of territory from school district.

Provides that if recommendations of county committee on school district reorganization for an area provide for such exclusion, election must be held in whole district unless committee and district governing board, rather than committee, determine that it shall be held only in territory to be excluded.

A.B. 728—CLOYED. (C., P., & P. W.) Amends Act 9100, the County Water Authority Act, re annexation.

Provides that where it is proposed to annex, as separate unit, all of water district to authority, and where water district contains another water district which is already in authority as separate unit, board of the authority, in fixing annexation conditions shall not impose conditions that will require district which is already in authority to assume any greater burden than it would have by remaining as separate unit in authority. Provides for withdrawal of water district, as separate unit, from authority upon annexation to authority of district of which it is part.

Permits authority board in annexation proceeding to exclude from authority, tax free public lands included within water district proposed to be annexed, where such lands can receive no water from district.

A.B. 729—CLOYED. (Mun. & C. G.) Amends Sec. 28104, Gov. C., to set annual salary of supervisors in San Diego County at \$8,400.

A.B. 730—CLOYED. (Ed.) Amends Sec. 6358, Ed. C., re school district elections to change maximum rate of district tax.

Provides that if there is no newspaper of general circulation published in district, notice of such election must be published once a week for 3 weeks in newspaper closest to district that has circulation in district.

- A.B. 731—CLOYED. (Ed.) Amends Sec. 4311, Ed. C., re annexation of high school districts.

See digest of S.B. 1416, apparently identical.

- A.B. 732—CLOYED. (C. P. & P. W.) Amends Sec. 22075, Wat. C., re irrigation district powers, making no substantive change.

- A.B. 733—CLOYED. (C. P. & P. W.) Amends Sec. 20700, Wat. C., re irrigation districts, making no substantive change.

- A.B. 734—THOMAS J. DOYLE, ERNEST R. GEDDES, AND ERWIN. (C. P. & P. W.) Adds Sec. 100.4, S. & H. C., to require Department of Public Works to obtain consent of city councils and boards of supervisors re route of freeway before constructing freeway through cities and counties.

- A.B. 735—DONALD D. DOYLE AND OTHERS. (Mun. & C. G.) Amends Sec. 25001, Gov. C., re payment of salaries of county officers and employees.

Authorizes board of supervisors to prescribe payday other than 1st of month.

- A.B. 736—DONALD D. DOYLE AND OTHERS. (Mun. & C. G.) Amends various secs., Gov. C., to authorize establishment of county redemption officer's cash difference fund.

- A.B. 737—KILPATRICK AND OTHERS. (Sec. Wel.) Amends Secs. 2020.001 and 2025.1, W. & I. C., relating to increase in amount of aid to aged.

Until October 1, 1954, increases maximum grant from \$80 to \$85 per month. Amends provision for increases and decreases in grant corresponding to increases and decreases in federal contributions to specify maximum grant of \$90, rather than \$85, and minimum grant of \$80, rather than \$75.

- A.B. 738—KILPATRICK AND OTHERS. (Sec. Wel.) Amends and repeals various secs., W. & I. C., re liability of relatives to contribute to the support of applicants for and recipients of aid to the aged.

Deletes provisions requiring responsible relatives to contribute to support of applicants for and recipients of aid to aged.

- A.B. 739—CHARLES W. LYON. (Jud.) Adds Sec. 18596 to Gov. C., to include officers and employees appointed or employed by governors of State Bar in state civil service system.

- A.B. 740—EVANS. (Trans. & C.) Adds Ch. 11, Div. 3, Veh. C., re used automobile dealer turning back mileage on used automobile's speedometer.

Prohibits used automobile dealer from turning back mileage on used automobile's speedometer unless dealer reports to Department of Motor Vehicles mileage on speedometer prior to turning back.

Applies to both used automobiles purchased in this State and to those purchased elsewhere and brought into this State.

- A.B. 741—THOMAS J. DOYLE. (G. O.) Amends Sec. 13326, Gov. C., re fiscal affairs of state agencies.

Deletes provision that state agencies, when making requests or preparing budgets for highway purposes to be submitted to the Federal Government for funds, equipment, material or services, need not first submit such request or budget to Department of Finance.

- A.B. 742—LINDSAY. (F. & G.) Adds Sec. 30.5, F. & G. C., re deer depredations and compensation therefor.

Requires Department of Fish and Game to compensate owner of land upon which damage to crops or other property is caused by deer, amount of damages to be determined by an appraisal board consisting of certain specified persons.

Provides that such damages shall be paid from Fish and Game Preservation Fund.

- A.B. 743—SHAW. (Jud.) Amends Sec. 925, Pen. C., re investigations by grand jury, to require shorthand reporter to prepare and file copy of transcript with presiding judge of superior court.

A.B. 744—SHAW. (Jud.) Adds Sec. 5501.3, W. & I. C., re sexual psychopaths.

Authorizes peace officer who has reasonable cause to believe any person to be a sexual psychopath and to require immediate restraint, to take such person into custody, in manner provided for emergency apprehension of mentally ill persons.

A.B. 745—SHAW. (Fin. & Ins.) Adds Sec. 4664, Lab. C., to give employee suffering compensable temporary disability additional workmen's compensation benefit of \$5 per week for each of first 2 dependents.

A.B. 746—SHAW. (Fin. & Ins.) Adds Sec. 4669, Lab. C., re workmen's compensation rehabilitation benefits.

Provides where permanent injury prevents employee from returning to work performed as of date of injury, he shall be entitled to rehabilitation benefits of kind and nature to enable him to learn new occupation, and during period of rehabilitation receive benefits at rate equivalent to temporary disability benefits where latter payable.

A.B. 747—SHAW. (Fin. & Ins.) Amends Sec. 4658, Lab. C., increasing permanent disability payments for workmen's compensation purposes where disability is 70 percent or more.

A.B. 748—SHAW. (Fin. & Ins.) Amends Secs. 11732 and 11734, Ins. C., removing requirement that any classification of risks and premium rates established by Insurance Commissioner for workmen's compensation purposes shall be uniform as to all insurers affected.

A.B. 749—SHAW. (Mun. & C. G.) Adds Sec. 11010.5 to B. & P. C., re sale or lease of subdivided lands.

Authorizes summary report and approval of sale or lease of subdivided lands where Federal Housing Administration or Veterans Administration has approved the sale or lease.

A.B. 750—SHAW. (Rev. & Tax.) Adds Sec. 214.5, R. & T. C., to extend property tax "welfare exemption" to school property used exclusively either for school purposes of less than collegiate grade or for purposes of both schools of and less than collegiate grade, if owned and operated by fund, foundation, or corporation meeting all requirements now necessary for exemption.

A.B. 751—SHAW. (Mun. & C. G.) Amends Sec. 53638, Gov. C., re deposit of funds by local agencies.

Provides that deposits of city, municipality, or municipal corporation shall not exceed total of paid-in capital and surplus of depositary, rather than paid-up capital.

A.B. 752—SHAW. (Mun. & C. G.) Amends Sec. 53638, Gov. C., re deposits of funds by local agencies.

Provides that deposit shall not exceed total of paid-up capital and surplus, rather than paid-up capital of depositary, exclusive of reserve and surplus.

A.B. 753—SHAW. (Trans. & C.) Amends Sec. 403, Veh. C., deleting provision making driver of vehicle liable to guest only for injury or death proximately caused by intoxication or wilful misconduct of driver.

A.B. 754—SHAW. (C., P., & P. W.) Adds Sec. 5017, P. R. C., re certain state land in City of Chino.

Requires State Park Commission either to establish a park on land, or to lease or grant land to any park or recreational district in area.

A.B. 755—SHAW. (Rev. & Tax.) Adds Sec. 1846, R. & T. C., providing that practices, procedures, methods and formulas of State Board of Equalization pertaining to public utility and other property assessed by it and relating to its equalization of locally assessed property, are matters of public knowledge and disclosable to interested persons.

A.B. 756—SHAW. (Rev. & Tax.) Adds Sec. 1845, R. & T. C., providing that before State Board of Equalization changes any county's assessment roll for equalization purposes, it shall study necessity thereof, give county at least 15 days' notice of its intention to make change and statement of its reasons, and allow county opportunity to be heard in protest.

A.B. 757—SHAW. (Rev. & Tax.) Adds Sec. 1844, R. & T. C., to prohibit State Board of Equalization from entrenching on equalization jurisdiction of local boards of equalization in performing its own equalizing functions.

A.B. 758—SHAW. (Pub. H.) Adds Sec. 3310, H. & S. C., re state tuberculosis subsidy.

Defines "counties in the border group."

Provides that in addition to basic subsidy payments provided pursuant to Secs. 3301.5, 3301.6, H. & S. C., each county in border group shall receive unspecified amount per patient-day.

A.B. 759—SHAW. (G. O.) Amends Act 3796, the Alcoholic Beverage Control Act, re sales to minors.

Provides for issuance of official identification cards to persons over 21 who register with Board of Equalization.

Authorizes licensee to refuse to sell or serve alcoholic beverage to person without such identification card; makes proof that such card was shown defense to action against licensee.

Prescribes procedure for issuance of cards; violations for misrepresentations in application for, and misuse of cards; and authorizes suspension or revocation thereof for habitual intemperance, repeated convictions for intoxication or drunk driving conviction.

A.B. 760—SHAW. (Jud.) Repeals Act 8589, so-called Torrens Act, initiative measure approved by electors Nov. 13, 1914, re registration of land titles.

See digest of S.B. 382, apparently identical.

A.B. 761—SHAW. (Jud.) Amends Act. 8589, so-called Torrens Act, initiative measure approved by electors Nov. 13, 1914, re registration of land titles.

Authorizes legal representatives of owners or surviving joint-tenant to withdraw registered lands from operation of act.

Provides for submission of amendment to electors at general or special election, and that amendment becomes effective upon approval by electors.

A.B. 762—SHAW. (Jud.) Amends Sec. 395, C. C. P., re place of trial of civil actions, to provide that actions by assignee of claim for \$150 or less must be filed and tried in court in county or judicial district in which defendants, or some of them, reside at time of filing.

A.B. 763—SHAW. (Jud.) Amends Act 5849a, the Judges' Retirement Act, and Act 5849b, the Judges' Retirement Fund Act, adds Sec. 31553.9, Gov. C., re inclusion of judges of justice courts in Judges' Retirement System.

Includes judges of justice courts in Judges' Retirement System, excluding those who were serving as justice of peace at time their courts were superseded by justice courts and who were then members of any other retirement system unless they elect, within 90 days after effective date, to come within system. Permits justice court judges who are members of retirement association established under County Employees Retirement Law of 1937 and who elect membership in Judges' Retirement System to resign from county association and have contributions refunded.

Permits judge to receive service credit for number of years he presided as justice of the peace or judge of city court superseded by justice court if prior to retirement he has paid into Judges' Retirement Fund sum equal to amount which would have been deducted from salary and paid into that fund if he had been judge of justice court during time he was justice or judge of superseded court and judges of justice courts had then been included in Judges' Retirement System, computed by applying rate or rates of deduction applicable to judges' salaries during that time to rate of salary actually received during 1st year of service as judge of justice court.

A.B. 764—SHAW. (C. P. & P. W.) Amends Sec. 113, S. & H. C., to authorize city to aid in construction, improvement or maintenance of state highway located in whole or in part within its boundaries.

A.B. 765—SHAW. (Jud.) Adds Sec. 379d, C. C. P., re joinder of parties in civil actions.

See digest of S.B. 816, apparently identical.

A.B. 766—SHAW. (Jud.) Adds Sec. 4500, B. & P. C., re licensing of ambulance operators.

Provides that no person shall operate an ambulance or an establishment which furnishes ambulances without being licensed.

A.B. 767—SHAW. (Jud.) Adds Sec. 998, C. C. P., re liability of an insurer for judgments obtained against insured.

See digest of S.B. 815, apparently identical.

A.B. 768—SHAW. (C. S. & S. P.) Amends Sec. 2196, Gov. C., re disability retirement pensions of state employees, making no substantive change.

A.B. 769—SHAW. (Jud.) Amends Sec. 260, C. C. P., and Sec. 70146, Gov. C., re increase in salary of court commissioners, grade 1, appointed pursuant to Sec. 258, Gov. C., from \$6,000 to unspecified amount, and of court commissioners, grade 2, so appointed, from \$5,100 to unspecified amount.

A.B. 770—SHAW. (Trans. & C.) Amends Sec. 307, Veh. C., re suspension or revocation of drivers' licenses.

Qualifies existing provision requiring revocation of license for 3 years and until offender files proof of ability to respond in damages, upon 3d or subsequent conviction for drunk driving, to require such revocation only when 3d or subsequent conviction occurs within unspecified number of years.

A.B. 771—SHAW. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, adds Sec. 2715, U. I. C., re unemployment compensation disability benefits.

Provides individual who has been paid maximum amount unemployment compensation disability benefits payable during benefit year established by claim may elect to have year terminated for such compensation purposes and file new claim which will not affect or terminate benefit year for unemployment compensation purposes or establish claim for such benefits.

Provides benefits payable in new benefit year to be determined by act but deletes requirement that minimum earnings to establish claim exceed 30 times claimant's weekly benefit if more than 75% of base period wages paid during single calendar quarter.

A.B. 772—SHAW. (Jud.) Amends Sec. 261f, C. C. P., re probate commissioners of superior courts.

Allows appointment of probate commissioner by court in city and county or county with population of more than 280,000, rather than 600,000, and less than 900,000.

A.B. 773—SHAW. (Jud.) Adds Sec. 261a.9, C. C. P., re officers and employees of superior courts.

Provides that in counties with population of over 280,000 and less than 900,000, judges of superior courts may appoint 6 investigators of domestic relations cases, at annual salaries of \$4,200, plus expenses, salaries and expenses to be paid as other salary and expense demands against county.

A.B. 774—SHAW. (Jud.) Amends Sec. 259a, C. C. P., re powers of court commissioners.

Makes additional powers of court commissioner of Superior Court of Los Angeles County applicable to court commissioners of any county with population of 280,000 or more.

A.B. 775—SHAW. (Rev. & Tax.) Adds Pt. 3.5, Div. 2, the Highway Users Mileage Tax Law, and repeals Pt. 4, Div. 2, and Secs. 372 to 373.5, incl., Veh. C., re taxation of motor vehicles and motor vehicle fuel.

Imposes ton-mile tax at unspecified rates on privilege of using motor vehicles having unladen weight in excess of 6,000 pounds on highways.

Excludes use of implements of husbandry incidentally operated on highways, use of vehicles owned by farmers for transporting own farm products and occasionally those of neighbors, and use of vehicles within cities.

Provides diesel tax is inapplicable with respect to use of diesel fuel in any vehicle as to which tax imposed by bill has been paid.

Repeals truck tax law and weight fees.

Provides for administration by State Board of Equalization.

Revenue to be used for allowable refunds and for highway purposes.

To take effect immediately, tax levy, operative July 1, 1953.

A.B. 776—SHAW. (Jud.) Amends Sec. 79.36, C. C. P., to change compensation of superior court judges in San Bernardino County, from \$13,750 per year to unspecified amount.

A.B. 777—SHAW. (Jud.) Amends Ch. 1228, Stats. 1951, to change salary of San Bernardino municipal court judges from \$7,200 to unspecified amount.

A.B. 778—SHAW. (Jud.) Amends Ch. 1228, Stats. 1951, changing minimum salary of San Bernardino municipal court clerk to unspecified amount.

A.B. 779—SHAW. (Jud.) Amends Sec. 1714, Civ. C., and Sec. 625, C. C. P., re responsibility for wilful and negligent acts and verdicts in court actions resulting therefrom.

See digest of A.B. 406, substantially identical.

A.B. 780—SHAW. (Jud.) Adds Sec. 5522, W. & I. C., re sexual psychopaths.

Prohibits return to committing court for at least 6 months of any person committed for an indeterminate period to state hospital as sexual psychopath.

A.B. 781—SHAW. (Jud.) Adds Sec. 794, Civ. C., re termination of mineral leases.

Requires lessee of expired mineral lease, or his successor, to furnish quitclaim deed covering lands and minerals covered by lease to lessor or his successor on demand therefor.

Makes failure to furnish deed within 30 days after demand basis for liability for all damages which may be sustained as result of refusal, and provides for forfeiture of \$150.

A.B. 782—SHAW. (Jud.) Adds Sec. 3333.5, Civ. C., re diminution or apportionment of damages and defense of contributory negligence.

Provides that contributory negligence is no bar to recovery for injuries to person or property, but that damages shall be diminished in proportion to the negligence attributable to the person injured or to owner of the property or the person controlling the property.

A.B. 783—SHERWIN. (Soc. Wel.) Repeals Secs. 2160.7 and 3044.1, W. & I. C., re state reimbursement to counties for cost of institutional care of aged and blind persons.

A.B. 784—ELLIOTT AND HAWKINS. (Ed.) Amends Sec. 2102.1, Ed. C., re election of governing board members of district situated wholly or partly in City of Los Angeles.

Requires division of district into 5 electoral districts on or before January 1, 1955, by commission of 5 members appointed by board of supervisors of county. Prescribes requirements of districts. Requires readjustment of boundaries on or before January 1, 1959, and on or before January 1st of each 4th year thereafter. Requires election of governing board members by districts. Prescribes qualifications and terms of members.

A.B. 785—MALONEY. (Pub. H.) Amends Sec. 7442, adds Secs. 7355 and 7356, B. & P. C., re practice of cosmetology.

Defines "facialist", and prescribes qualifications for license to practice as such.

Prescribes examination fee of \$5 for scalp massagist; registration and license fee of \$5 for scalp massagist registered in another state; examination fee of \$5 for facialist; registration and license fee of \$5 for facialist registered in another state.

A.B. 786—MALONEY AND COLLINS. (C., P., & P. W.) New act, re disaccluation of Islais Creek Reclamation District.

See digest of S.B. 519, apparently identical.

A.B. 787—CONRAD AND OTHERS. (Elec. & Reap.) Amends Ch. 842, Stats. 1951, and adds Sec. 5931.5, Elec. C., re war voters.

Extends war voters law until ninety-first day after 1955, rather than 1953, Regular Session.

Permits special registration of war voter who is released from service and returns within period of 54 days prior to election upon proof that release occurred within that period.

A.B. 788—CLOYED. (Mun. & C. G.) Amends Sec. 35561.1, Gov. C., re withdrawal of territory from cities, making no substantive change.

A.B. 789—FLEURY. (Ed.) Amends Sec. 370, Ed. C., re contracts by county superintendent of schools, making no substantive change.

A.B. 790—FLEURY. (Jud.) Amends Sec. 863, Civ. C., re express trusts in real property, making no substantive change.

A.B. 791—FLEURY. (Jud.) Amends Sec. 564, C. C. P., re courts, parties, procedure, and evidence in civil actions including special proceedings of a civil nature, making no substantive changes.

A.B. 792—FLEURY. (Trans. & C.) Amends Sec. 165, Veh. C., re stolen, lost, or damaged certificates of ownership, registration cards, and license plates, making no substantive change.

A.B. 793—FLEURY. (Jud.) Amends Sec. 230, Prob. C., re estates of decedents, making no substantive change.

A.B. 794—MALONEY. (Ed.) Amends Sec. 12202, Ed. C., relating to county certificates.

Provides that preliminary certificate shall specifically authorize holder to do student teaching without salary from district funds, and prohibits students teaching without such certificate. Provides that certificate holder shall be deemed certificated employee of district with respect to acts performed at direction, suggestion, or consent of certificated employee under whose supervision and control he performs his duties, whether or not in presence of employees of district assigned to supervise such holder.

Deletes provision authorizing holder to do practice teaching without salary under direct supervision of certificated employee of the district.

A.B. 795—TOMLINSON. (Mun. & C. G.) Amends Sec. 28128, Gov. C., re compensation for public service in San Luis Obispo County.

Changes auditor's salary from \$5,400 to \$6,600, district attorney's from \$7,800 to \$9,000, and supervisor's from \$3,000 to \$4,500.

A.B. 796—TOMLINSON. (Mun. & C. G.) Amends Sec. 428, Ed. C., to change salary of county superintendent of schools of San Luis Obispo County from \$7,000 to unspecified amount.

A.B. 797—TOMLINSON. (Jud.) Amends Sec. 7940, C. C. P., re compensation of superior court judge of San Luis Obispo County.

See digest of S.B. 687, apparently identical.

A.B. 798—TOMLINSON. (F. & G.) Amends Sec. 797, F. & G. C., re processing of abalone meat.

See digest of S.B. 325, apparently identical in effect.

A.B. 799—COLLIER. (Ed.) Amends Sec. 14108, Ed. C., re salary of personnel commission of school district merit system for noncertificated employees.

Increases salary of commission members from \$10 to \$20 a meeting but not over \$100, rather than \$50, a month for districts situated wholly or partly in City of Los Angeles.

A.B. 800—COLLIER. (Ed.) Repeals Sec. 8761 (added by Ch. 71, Stats. 1943), Ed. C., re attendance of pupils at junior high schools.

A.B. 801—COLLIER. (Ed.) Renumbers Sec. 20358, Ed. C., re insurance for auto driver training classes.

A.B. 802—COLLIER. (Ed.) Amends Sec. 13442, Ed. C., re payment of expenses of teachers' institutes, to correct name of fund, making no substantive change.

A.B. 803—COLLIER. (Ed.) Amends Sec. 6193, Ed. C., re warrants for school district funds, to correct cross-references, making no substantive change.

A.B. 804—McGEE. (Jud.) Amends Act 5238, the Municipal Court Act of 1925, changing annual salary of judge of Municipal Court of Los Angeles County from \$15,000 to unspecified sum.

A.B. 805—McGEE. (Jud.) Amends Sec. 2, Ch. 1419, Stats. 1951, re compensation of judges, municipal courts, in judicial districts in Los Angeles County.

See digest of S. B. 998, apparently identical.

A.B. 806—McGEE. (Jud.) Amends Sec. 117p, C. C. P., re mailing fees in small claims court actions.

See digest of S. B. 1008, apparently identical.

A.B. 807—McGEE. (Jud.) Amends Sec. 117ll, C. C. P., re deposits in lieu of bond on appeal in small claims courts.

See digest of S. B. 1007, apparently identical.

A.B. 808—McGEE. (Jud.) Amends Sec. 117d, C. C. P., re time limits in small claims actions.

See digest of S. B. 1004, apparently identical.

A.B. 809—McGEE. (Jud.) Amends Sec. 117c, C. C. P., re copies of affidavit and service of defendants in small claims actions.

See digest of S. B. 1005, apparently identical.

A.B. 810—McGEE. (Jud.) Amends Act 1880, the Municipal and Justice Court Act of 1949, and Secs. 1295 and 1269b, Pen. C., and adds Sec. 1269c, Pen. C., re authority to fix and accept bail in municipal and justice courts, and deposits in lieu of bail.

See digest of S. B. 984, apparently identical.

A.B. 811—McGEE. (Jud.) Amends Sec. 117h, C. C. P., re cross-complaints in small claims courts.

See digest of S. B. 1006, apparently identical.

A.B. 812—McGEE. (Jud.) Amends Sec. 117i, C. C. P., re notice of entry of judgment and appeals in small claims actions.

See digest of S. B. 1003, apparently identical.

A.B. 813—McGEE. (Jud.) Amends Sec. 1428, repeals Sec. 1428a, Pen. C., re records of inferior court.

Repeals provision requiring keeping of minute book in municipal court for cases relating to felonies. Provides that no separate minute book need be maintained for criminal actions in municipal or justice courts. Requires entry in docket of inferior court for each witness sworn and exhibit introduced in criminal actions.

A.B. 814—McGEE. (Jud.) Amends Act 1880, the Municipal and Justice Court Act of 1949, re temporary appointments in municipal and justice courts.

Provides that additional deputies, appointed temporarily in emergency, may but need not be selected from civil service eligible lists

A.B. 815—McGEE. (Jud.) Amends Act 1880, the Municipal and Justice Court Act of 1949, re civil service in municipal and justice courts.

Provides that in counties having no civil service commission, appointments of attaches shall be from 3 highest certified by California State Civil Service Commission, all appointees to serve probationary term of 6 months. Provides examinations for lowest paid positions to be open to all electors of county or city and county, and other examinations to be open or promotional in discretion of appointing power.

Deletes provision that in county or city and county where there is no civil service commission, appointments are subject to confirmation of court.

A.B. 816—McGEE. (Jud.) Adds Sec. 48b, Civ. C., re libel and slander.
See digest of S. B. 1745, apparently identical.

A.B. 817—McGEE. (Rev. & Tax.) Amends Secs. 6011 and 6012, R. & T. C., excluding from measure of sales and use tax amount refunded to customer on rescission of contract of sale when property is returned within 180 days from date of purchase, law now providing for exclusion if property is returned within 90 days.

A.B. 818—McGEE. (Jud.) Adds Sec. 1240, Pen. C., re costs of printing defendants' briefs in criminal cases.

Provides that cost of preparing defendants' briefs for automatic appeals or where counsel is court-appointed shall be paid by State in amount not to exceed \$100.

Requires defense counsel to claim such costs from Clerk of Supreme Court in form prescribed by clerk.

Appropriates unspecified sum to carry out the above provisions.

A.B. 819—McGEE. (Jud.) Amends Sec. 1461, Prob. C., re guardians for insane or incompetent persons.

Provides that if person alleged to be insane or incompetent, is patient at county hospital, certificate of registrar, medical director, or medical superintendent, or acting registrar, medical director, or medical superintendent, of such hospital, shall be prima facie evidence of fact that such person is unable to attend hearing to determine his insanity or incompetency.

A.B. 820—McGEE. (Jud.) Amends Sec. 1430, Prob. C., re estates of minors.

Provides that if minor has no guardian of estate, property of value of \$1,000, rather than \$500, may be paid to parent, upon verification and oath that total estate does not exceed \$2,500, rather than \$1,000.

A.B. 821—McGEE. (Jud.) Adds Sec. 740, Pen. C., re allowance of claims against estates for funeral expenses and expenses of last illness.

Provides that such expenses proportionate to value of estate and to decedent's standard of living during his lifetime may be allowed as claims against estate regardless of surviving spouse's ability to pay such expenses.

A.B. 822—McGEE. (Ed.) Repeals Sec. 6804, amends Sec. 6806, Ed. C., re absence of pupils.

Repeals provision for not counting absence of pupil for optometrical or medical services not exceeding 1 day a school month as absence in computing average daily attendance.

Provides that absence for optometrical or medical services, as well as dental services, shall not be deemed an absence in computing average daily attendance.

A.B. 823—McGEE. (Ed.) Amends Sec. 18057, Ed. C., re repairs and alterations by school districts.

Allows districts to repair and improve buildings, equipment, and grounds, and erect new buildings by day's labor or force account, if total cost of labor does not exceed \$2,500, rather than \$1,000.

A.B. 824—McGEE. (Ed.) Amends Sec. 24409.1, Ed. C., re community recreation.

Allows school district governing board to require payment of fee by persons or organization using equipment, including school busses, as well as recreational facilities, on school grounds or belonging to school, or facilities provided by district at community recreation center maintained by it. Deletes provision excepting students from payment of fee.

A.B. 825—McGEE. (Ed.) Amends Sec. 18056, Ed. C., re repairs or improvements by school districts.

Allows governing board to enter contract for labor, materials or supplies without advertising for bids when necessary to avoid danger to life or property, as well as when necessary to permit continuance of existing school classes.

A.B. 826—McGEE. (Jud.) Amends Ch. 1420, Stats. 1951, re number, compensation, and duties of officers and attaches of Los Angeles County municipal courts, making no substantive change.

A.B. 827—McGEE. (Jud.) Amends Sec. 274, C. C. P., re fees of official reporters of superior courts.

Allows reporter to receive fractional part of fee in provision setting fee at \$25 a day for reporting more than 4 defaults or uncontested matters in one day, or 2 or more defaults in conjunction with contested case.

A.B. 828—McGEE. (W. & M.) Amends Ch. 13, 1951, re repair and restoration of property damaged by storm or flood.

Authorizes reimbursement under act to public agencies of one-half of cost of repair or restoration undertaken by such agencies.

Permits repair or restoration to be of different, heavier, or larger type of construction than that damaged or destroyed if advisable or necessary. Makes removal of debris caused by storm or flood, work of repair or restoration.

A.B. 829—McGEE. (Jud.) New act, re defects in maps and plats.

Validates maps and plats recorded or filed with county recorder prior to April 1, 1953. Validates sales and conveyances of land by reference to such maps and plats.

A.B. 830—McGEE. (Jud.) Repeals Sec. 322, Prob. C., re notice of claim to real property of a decedent.

Repeals provision protecting purchaser or encumbrancer of real property, in good faith and for value, from person claiming by succession against any devise thereof made by decedent unless within 4 years after deviser's death devise is duly proved as will or notice of the devise is recorded in the county where land is located.

A.B. 831—McGEE. (Jud.) Amends Sec. 1532, Prob. C., re sales on credit by a guardian, to provide that mortgages and deeds of trust provided for shall be subject only to encumbrances existing at date of guardian's appointment and other encumbrances as approved by court.

A.B. 832—McGEE. (Jud.) Amends Sec. 787, Prob. C., re sales on credit by executors or administrators, to provide that any mortgage or trust deed taken after such sale shall be subject only to encumbrances existing at decedent's death and others as approved by court.

A.B. 833—BELOTTI. (Ed.) Amends Sec. 203, Ed. C., re federal surplus property, making no substantive change.

A.B. 834—STANLEY. (F. & G.) Amends Sec. 726, F. & G. C., re perch.

Deletes provisions permitting salt water perch to be taken at any time and prohibiting sale, purchase, or transportation between May 1 and July 15.

Prohibits sale of surf perch north of a line drawn east and west through Point Arguello between May 1 and July 15 and south of that line at any time.

A.B. 835—STANLEY. (F. & G.) Adds Sec. 714.6, F. & G. C., to provide that no yellowtail may be sold or purchased.

A.B. 836—STANLEY. (F. & G.) Adds Sec. 714.7, F. & G. C., re sale of various kinds of bass.

Prohibits sale or purchase of various kinds of bass of genus *Paralabrax*. Permits importation and sale of such bass. Authorizes commission to prescribe regulations for permitted sales.

A.B. 837—LOWREY. (C. P. & P. W.) Adds Sec. 1253.5, Wat. C., re appropriation of water.

Requires State Engineer to condition appropriations for power purposes so as to permit sale and transmission outside of State of only such power as can not be reasonably utilized to meet existing needs within State.

A.B. 838—LOWREY. (P. U. & C.) Adds Sec. 463, P. U. C., re contracts to transmit Central Valley Project electric power.

Prohibits approval by Public Utilities Commission of agreements for use of public utility facilities to transmit Central Valley Project power outside State unless energy can not be reasonably used to meet existing needs in California and provision is made for termination of agreement whenever energy can be so used.

A.B. 839—LEVERING. (Ind. R.) Amends Act 4052, Defense Production Act, re extending termination date of act.

Extends termination date of act from 91 days after 1955, rather than 1953, Regular Session.

A.B. 840—MALONEY AND DONALD D. DOYLE. (Fin. & Ins.) Amends Sec. 11716, adds Secs. 11716.1 and 11716.2, Ins. C., re workmen's compensation insurance.

Clarifies and amplifies existing law regarding reduction of claims to final awards and payment of latter on insolvency of insurer maintaining deposit of cash or securities with Insurance Commissioner in lieu of bond for payment of workmen's compensation.

Chapter 14, Statutes of 1953, approved January 27, 1953, in effect immediately.

A.B. 841—MALONEY. (Soc. Wel.) Adds Pt. 2, Div. 5, amends various secs., W. & I. C., re program of aid to needy permanently and totally disabled persons in accordance with Title XIV Federal Social Security Act.

Provides for establishment of state plan, federally approved, providing for aid to needy permanently and totally disabled, prescribes qualifications of applicants for said aid, and method of computing amount thereof, not to exceed \$75 monthly per person.

Provides that aid is to be administered by counties, under supervision of State Department of Social Welfare, in substantially same manner as aid to aged and aid to blind are administered.

Provides that State is to bear entire cost of aid to persons without county residence, after deducting federal assistance, and is to bear cost of aid to persons with county residence in same proportion as prescribed for aid to aged and blind.

Requires spouse, parent, or adult child, residing within State, pecuniarily able to support applicant, to repay county aid granted, making responsibility of such relative enforceable by court action in same manner as responsibility of relatives of recipients of aid to needy blind.

A.B. 842—SILLIMAN. (Jud.) Amends Ch. 1475, Stats. 1951, re composition and compensation of judges and attaches of municipal court in district embracing Salinas.

Increases salary of judge from \$8,000 to \$10,000 per year.

Increases minimum salary of clerk from \$308 to \$325 per month. Changes annual increases and increases maximum salary from \$380 to \$401 monthly.

Increases minimum salary of principal clerk from \$293 to \$308 per month. Changes annual increases and increases maximum salary from \$361 to \$380 monthly.

Increases minimum salary of account clerk and court clerk from \$251 to \$264 monthly. Changes annual increases and increases maximum salary from \$308 to \$325 per month.

Increases number of intermediate clerks from 2 to 4. Increases minimum salary from \$205 to \$215 per month. Changes annual increases and increases maximum salary from \$251 to \$264 per month.

Provides for chief deputy of traffic department with minimum salary of \$278 per month. Provides annual increases to maximum salary of \$342 per month.

A.B. 843—SILLIMAN. (Jud.) Amends Ch. 1476, Stats. 1951, re municipal court in district embracing Carmel and Monterey.

Increases salary of judge from \$8,000 to \$10,000 per year.

Increases minimum salary of clerk from \$308 to \$325 monthly. Changes annual increases and increases maximum salary from \$380 to \$401 per month.

Increases minimum salary of principal clerk from \$293 to \$308 per month. Changes annual increases and increases maximum salary from \$361 to \$380 per month.

Increases minimum salary of account and court clerk from \$250 to \$264 per month. Changes annual increases and increases maximum salary from \$308 to \$325 per month.

Increases number of intermediate clerks from 2 to 4. Increases their minimum salary from \$205 to \$215 per month. Changes annual increases and increases maximum salary from \$251 to \$264.

Provides for chief deputy of traffic department, with minimum salary of \$278 monthly. Provides for annual increase to maximum salary of \$342 per month.

A.B. 844—STEWART. (G. E. & E.) Amends Sec. 11374, Gov. C., re regulations adopted by state agencies.

Provides that existing rules or regulations in conflict with statute and not reasonably necessary to effectuate its purpose are repealed.

A.B. 845—CHAPEL. (Fin. & Ins.) Adds Sec. 4664, Lab. C., re workmen's compensation.

Provides for additional payment of \$10 per week for each of 1st 2 dependents to injured employee suffering compensable temporary disability.

A.B. 846—CHAPEL. (G. E. & E.) Adds Sec. 7701.5, B. & P. C., re disciplinary action against funeral directors and embalmers.

Makes ground for disciplinary action the solicitation or acceptance by funeral director or embalmer of commission, bonus, or rebate for causing purchase of flowers from particular florist or dealer in flowers in connection with funeral service.

A.B. 847—ERWIN. (Jud.) Amends Ch. 1419, Stats. 1951, to change number of judges in Whittier Municipal Court District from 1 to 2.

A.B. 848—ERWIN AND THOMAS J. DOYLE. (F. & G.) Amends Sec. 1015.5, F. & G. C., re privilege tax paid by operators under packing and reduction licenses.

Extends operation of special 5-cent tax on sardines, Pacific and jack mackerel, and anchovies from end of 1952-53 Fiscal Year to end of 1954-5 Fiscal Year.

To take effect immediately, tax levy.

A.B. 849—BECK AND BRADLEY. (Ed.) Amends Secs. 18051, 18053, and 18057, Ed. C., re school district contracts.

Requires school district governing board to let contracts involving more than \$1,000, rather than \$500, for work, materials or supplies to lowest responsible bidder or rejection of all bids.

Allows school districts with an average daily attendance of 1,000 or more to let contract for work, material or supplies to lowest responsible bidder without publication of notice for bids if estimate of cost is less than \$2,000, rather than \$1,000.

Allows boards to repair, alter or improve buildings, equipment or grounds by day's labor or force account if total cost of labor does not exceed \$2,000, rather than \$1,000.

A.B. 850—BECK. (Ed.) Amends Sec. 14722, Ed. C., re school district retirement salary plans.

Provides that such plan may provide that retirement benefits are subject to provisions in plan for benefits made subsequent to date of retirement of employee.

A.B. 851—BECK. (Mun. & C. G.) Amends Sec. 31520.1, Gov. C., re representation of safety members on retirement boards of retirement systems established under County Employees Retirement Law of 1937.

In counties in which category of "safety member" is established, provides for alternate member of board elected by members engaged in active law enforcement service or those engaged in active fire suppression service, whichever group is not represented by safety member already provided for. Such alternate member to serve for initial term expiring January 1, 1954, and his successors to serve for 3-year terms.

A.B. 852—COLLIER. (Ed.) Adds Secs. 7518, 7519, and 7520, Ed. C., re tax levy for payment of school district bonds expected to be sold.

Requires board of supervisors to levy tax for payment of bonds authorized by district electors and not sold when informed by district governing board that bonds will be sold before next tax levy.

Provides for refund of such tax if bonds declared invalid or not issued.

A.B. 853—HINCKLEY. (Ed.) Repeals Sec. 13583, Ed. C., which allows governing board of school districts with average daily attendance of 60 or more to dismiss probationary employees for cause only.

A.B. 854—HINCKLEY. (Ed.) Adds Sec. 13584, Ed. C., re hearings on dismissals of probationary school district certificated employees.

Requires governing board, upon request of dismissed employee, to hold hearing or appoint 3 referees to hold hearing and report to board.

Prescribes qualifications and duties of referees.

Allows board to adopt rules to effectuate provisions.

A.B. 855—MUNNELL. (Jud.) Adds Sec. 72002.1, Gov. C., re attaches of municipal courts.

Makes county charter provisions relating to civil service, rules of civil service commission, and ordinances relating to county officers and employees, except those relating to compensation and numbers of positions, apply to municipal court attaches in county, except when they conflict with state law. Allows transfer, promotion, or voluntary demotion of attache from position in one judicial district to position in another judicial district in the same manner as transfers, demotions or promotions are authorized in county departments or between county departments.

A.B. 856—LIPSCOMB. (G. E. & E.) Amends Sec. 5091, B. & P. C., re examinations for certified public accountants.

Provides in addition to other requirements, applicant for admission to examination for certified public accountant certificate presenting evidence that he has completed 4-year day high school or equivalent evening high school, shall present in addition that he successfully completed 4 years' courses of study of college grade, rather than 2 years.

Provides in addition to other requirements, applicant may qualify for the examination if he is a registered public accountant.

A.B. 857—PORTER. (L. & D.) Amends Sec. 736.3, Ag. C., re stabilization and marketing plans for fluid milk.

Provides that contract between producer and distributor shall not bind producer to deliver milk to be paid for at minimum price for Class 1, rather than Class 3, fluid milk.

A.B. 858—PORTER. (L. & D.) Amends Sec. 736.3, Ag. C., re stabilization and marketing plans for fluid milk.

See digest of A. B. 857—apparently identical.

A.B. 859—PORTER. (L. & D.) Amends Sec. 462, Ag. C., re pasteurized market milk, making no substantive change.

A.B. 860—CLOYED. (C., P., & P. W.) Adds Sec. 22654, Wat. C., re irrigation district powers.

See digest of S. B. 751, apparently identical.

A.B. 861—CLOYED. (C., P., & P. W.) Adds Sec. 22078, Wat. C., re powers of irrigation districts.

See digest of S. B. 753, apparently identical.

A.B. 862—CLOYED. (C., P., & P. W.) Adds Sec. 22655, Wat. C., re power of irrigation districts to enter into litigation.

See digest of S. B. 752, apparently identical.

A.B. 863—CLOYED AND OTHERS. (G. O.) Amends, adds, repeals, various secs., Wat. C., Gov. C., Act 91784, the State Water Resources Act of 1945, re state administration of water resources.

See digest of S. B. 1657, apparently identical.

A.B. 864—PORTER. (Mun. & C. G.) Amends Sec. 4121, H. & S. C., re garbage disposal district contracts.

Allows board of supervisors to readvertise for bids, or, without readvertising, contract up to 6 months for garbage disposal, if no bids acceptable.

A.B. 865—LEVERING. (Rev. & Tax.) Amends Sec. 23040, R. & T. C., re bank and corporation taxation.

Excludes from tax base income of foreign corporations derived from interstate commerce sales conforming to specified conditions.

- A.B. 866—KLOCKSIEM. (Mun. & C. G.) Amends Sec. 29802, Gov. C., re county warrants.

Provides that when warrant drawn on trust fund becomes void for nonpresentation, money represented by warrant shall be transferred to county general fund unless other disposition is made by law. Provides that payee may present warrant or make affidavit of loss or destruction within 5 years and new warrant be drawn, new warrants to be presented within 2 years and not subject to reissuance.

- A.B. 867—LEVERING AND OTHERS. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, and adds Sec. 3007.1, U. I. C., re Unemployment Trust Fund.

Provides balance in fund available for transfer to Disability Fund shall, on January 1, 1954, no longer be available for such transfer.

- A.B. 868—BERRY. (G. E. & E.) New act, re licensing of stationary power plant and equipment engineers.

Provides for licensing of stationary power plants and equipment engineers by Department of Professional and Vocational Standards, prescribes qualifications for such licenses, creates Board of Examiners for Licensing Operating Engineers to examine applicants, prescribes fees for licensing, prohibits certain acts and provides penalties for violation of act, and otherwise provides for regulation of power plant and equipment engineers.

- A.B. 869—LINDSAY. (Jud.) Adds Secs. 66v, C. C. P., and 69607, Gov. C., to change number of Placer County superior court judges from 1 to 2.

- A.B. 870—SMITH. (Fin. & Ins.) Amends Sec. 3135, adds Sec. 3138.5, Fin. C., re liability of stockholders of trust companies.

Excepts from stockholders liability, holders of shares issued after December 31, 1953, in banking corporation which is neither commercial nor savings bank. Authorizes termination of existing liability of holders of stock in such corporation; prescribes procedure therefor.

- A.B. 871—SMITH. (Fin. & Ins.) Amends Sec. 12404, Ins. C., re title insurance rebates and commissions, making no substantive change.

- A.B. 872—EVANS. (C. P., & P. W.) Amends Sec. 5024, S. & H. C., re incidental expenses in improvement proceedings under Improvement Act of 1911.

Includes as "incidental expenses" for which assessments may be levied, servicing and collecting bonds issued to represent or to be secured by unpaid assessments.

- A.B. 873—STANLEY. (F. & G.) Amends Secs. 925 and 927, F. & G. C., re nets.

Deletes present provisions re use of purse and round haul nets in Districts 17, 18, 19, 20A, and 21.

Permits use of such nets in District 17 and in those portions of Districts 18 and 118.5 north of line extending east and west through Point Arguello at any time, and south of that line, and in Districts 19, 19A, 20, and 20A, between September 16 and May 15.

- A.B. 874—STANLEY. (F. & G.) Amends Act 9250, the Wildlife Conservation Act of 1947, to permit Wildlife Conservation Board to expend money for boats and other facilities needed to carry out its duties under act.

- A.B. 875—STANLEY. (F. & G.) Amends Sec. 1015, F. & G. C., re privilege tax on fish other than salmon, increasing such tax from 2½ cents to 5 cents for each 100 pounds purchased, received, or taken by reduction or packing license.

- A.B. 876—STANLEY. (G. O.) Amends Act 3796, the Alcoholic Beverage Control Act, re sales of alcoholic beverages on election days.

Limits prohibition against sales of alcoholic beverages on election days to city, state or national elections.

- A.B. 877—CHARLES W. LYON. (Jud.) Amends Sec. 261.5, C. C. P., re compensation of officers and attaches of superior court in Los Angeles County, making unspecified changes.

A.B. 878—CHARLES W. LYON. (Jud.) Amends Sec. 261a, C. C. P., re salaries of Los Angeles County superior court employees, making unspecified changes.

A.B. 879—CHARLES W. LYON. (Jud.) Amends Sec. 204h, C. C. P., re compensation of secretaries and assistant secretaries of judges of the superior court of Los Angeles County, making unspecified changes.

A.B. 880—CHARLES W. LYON. (Jud.) Amends Sec. 1744, C. C. P., re compensation for officers and attaches of conciliation court in Los Angeles County, making unspecified changes.

A.B. 881—CHARLES W. LYON. (Jud.) Amends Secs. 43001 and 43003, Gov. C., re city property taxation.

Substitutes for provision that tax on personal property is lien on owner's realty generally, one that tax is lien only on real property on secured roll where fact of lien is shown on roll opposite description of realty.

With regard to delinquent taxes, provides for creation of lien on realty in any county belonging to person owning the unsecured property on filing certificate of tax delinquency with county recorder. Provides for continuance of lien for at least 5 years, and for levy on and sale of property to satisfy tax.

A.B. 882—CHARLES W. LYON. (Jud.) Adds Secs. 2189.1 and 2923, R. & T. C., re property taxation.

Authorizes board of supervisors to determine that no tax on personalty shall be lien on real property.

With regard to delinquent tax on unsecured roll, provides for creation of lien on realty in any county belonging to person owning the unsecured property on filing certificate of tax delinquency with county recorder. Provides for continuance of lien for at least 5 years, and for levy on and sale of property to satisfy tax.

A.B. 883—CHARLES W. LYON. (Soc. Wel.) Amends Sec. 1552.4, W. & I. C., re aid to needy children.

Permits board of supervisors to notify any legal officer, in addition to district attorney, having jurisdiction in county that aid has been granted to needy child who has been deserted or abandoned by parent, and directs such legal officer, within 60 days after date of such notification, to investigate such case of desertion and report to appropriate county welfare department results of any action taken by him.

A.B. 884—CHARLES W. LYON. (Rev. & Tax.) Amends Secs. 14307, 14308, and 14773, repeals Sec. 14309, R. & T. C., re inheritance taxation.

Changes provision that whenever title to realty is affected by death of any person, the Controller or inheritance tax attorney may release property from inheritance tax lien to which it might otherwise be subject, on proof of appraisal by inheritance tax appraiser and of there being no tax due which would be lien by reason of such death. Provides for release only in event of inter vivos or joint tenancy transfer, whether property is realty or personalty, and whether it has or has not been appraised, and authorizes release also by appraiser.

Provides certificate of Controller, inheritance attorney or appraiser to effect that such property has been released is conclusive evidence of release in favor of bona fide purchaser, encumbrancer or lessee of property. Certificate may now be issued only by an inheritance tax attorney, and, as to property not subject to lien for tax, only if property is realty.

Provides certificate of Controller or inheritance tax attorney to effect tax lien on realty subject to lien has been subordinated to other liens, is conclusive evidence of subordination as to bona fide purchaser, encumbrancer or lessee. Controller has no such authority now, but attorney presently may release as well as subordinate.

In lieu of provision for payment to inheritance tax appraiser of equivalent probate fees and expenses, to be allowed by court, for appraising property includible in any transfer subject to the inheritance tax lien, where appraiser has been appointed in a proceeding to determine the taxability of the transfer, provides for such payment without necessity of court allowance, whether or not property is includible in transfer so subject, and whether or not appraiser makes appraisement as result of appointment in any such proceeding.

A.B. 885—CHARLES W. LYON. (Jud.) Amends Secs. 739, 742, and 742.5, Veh. C., re procedure after arrests for violation of code or of local traffic ordinances.

Provides when person is arrested for violation of ordinance of city or county relating to traffic offenses or for misdemeanor violation of code, instead of just the latter, and he is not taken without unnecessary delay, rather than not immediately before magistrate as required or permitted, arresting officer shall prepare notice to appear in court or before person authorized to receive deposit of bail, instead to appear in court.

Provides clerks and deputy clerks of municipal and justice's courts, instead officer authorized by city or county, are persons authorized to receive bail.

Provides person arrested must give written promise to appear in court or before person authorized to receive bail as specified in notice, rather than to appear in court.

Specifies penalty and procedure upon failure of arrested person to fulfill promise to appear before person authorized to receive bail.

A.B. 886—KELLY AND DONAHOE. (Mun. & C. G.) Amends Sec. 28111, Gov. C., re compensation of Kern County officers.

Changes auditor's salary from \$7,200 to \$9,350, district attorney's from \$8,750 to \$12,000, and supervisor's from \$7,200 to \$9,000.

A.B. 887—KELLY AND DONAHOE. (Mun. & C. G.) Amends Sec. 25001, Gov. C., re boundaries of supervisorial districts, making no substantive change.

A.B. 888—COLLINS, BERRY, AND MEYERS. (Mun. & C. G.) Amends Act 5619, re liability of counties, municipalities, and school districts for defective condition of public property.

Excludes sidewalk areas from property for which such agencies are liable.

A.B. 889—HAWKINS. (Ind. R.) Adds Sec. 1631.5, Lab. C., re fees charged by employment agencies.

Provides maximum fee, including charges of every kind, which employment agency may charge, shall not exceed 10 percent of amount fixed by applicant's employment contract during his first full month of employment.

A.B. 890—HAWKINS. (Rev. & Tax.) Adds Sec. 216, R. & T. C., exempting from property taxation household and personal effects used by owner and not held for sale or commercial use.

A.B. 891—HAWKINS. (Rev. & Tax.) Adds various secs., R. & T. C., re Department of Revenue and Board of Tax Appeals.

Creates Department of Revenue to be administered by Director of Revenue to be appointed by Governor with consent of Senate at salary of \$10,000 per year.

Provides department is to succeed to functions of State Board of Equalization, State Controller and Franchise Tax Board under major state tax laws.

Creates Tax Commission in department consisting of director and 4 division heads of department to collect statistical data and make suggestions for improvement of administrative procedure relating to state taxes and revenue.

Creates Board of Tax Appeals of 3 members appointed by Governor with consent of Senate with authority to hear and determine appeals for rulings of director or any other state officer relating to rate, amount or legality of any state tax or license fee. Provides board shall succeed to appellate functions of State Board of Equalization in respect to personal income and bank and corporation franchise taxes and to those of State Board of Control in tax matters.

A.B. 892—HAWKINS. (Trans. & C.) Amends Sec. 422.2, Veh. C., re requirement of deposit of security following accident.

Provides for exemption from security requirement if at time of accident vehicle was stopped, standing, or parked, instead of parked, whether attended or unattended, unless vehicle was stopped, standing, or parked in prohibited place at time of accident, or unless vehicle was not equipped with lighted lamps or other illuminating devices as required by law and such violation contributed to accident.

A.B. 893—HAWKINS AND ELLIOTT. (Pub. H.) Adds Ch. 6.5, Div. 21, H. & S. C., re sale of orange juice.

Requires on-sale retailers to indicate type sold in accordance with regulations of State Department of Public Health.

A.B. 894—HAWKINS AND ELLIOTT. (G. E. & E.) Amends Sec. 18001, Gov. C., re salaries of state officers and employees.

See digest of A.B. 652, substantially identical.

A.B. 895—HAWKINS AND ELLIOTT. (C. S. & S. P.) Adds Sec. 19934, Gov. C., re leaves of absence for state employees who become pregnant.

Requires appointing power to grant at least 6 months leave without pay to such employees under his jurisdiction.

A.B. 896—HAWKINS. (Ind. R.) Adds Sec. 6616, Lab. C., re safety orders.

Prohibits employment of supervisor unless prior to employment his employer supplies him with copies of all safety orders applicable to the work to be supervised.

A.B. 897—HENDERSON AND HANSEN. (Jud.) Amends Ch. 1227, Stats. 1951, re number and compensation of judges, officers and attaches of Fresno Municipal Court, making unspecified change.

A.B. 898—HENDERSON. (Ind. Rel.) Amends Sec. 923, Lab. C., re collective bargaining.

Declares that state public policy relating to self-organization, collective bargaining, and concerted activities for mutual aid, declared in section, is applicable to all operations of municipally owned public utilities.

A.B. 899—HENDERSON. (Ag.) Amends Sec. 160.1, Ag. C., re pest control.

Changes the definition of "pest control" to include application of pesticides for control of any agricultural pest as described in Ag. C., wherever found.

A.B. 900—HAWKINS AND OTHERS. (G. E. & E.) New act, California Fair Employment Practice Act, re prevention and elimination of practices of racial and religious discrimination in employment and otherwise.

Declares opportunity to seek, obtain and hold employment without discrimination of race, creed, color, national origin or ancestry is civil right and specifies what constitutes unlawful employment practices.

Creates 5-member State Fair Employment Practice Commission, to formulate policies and make recommendations to effectuate purposes of act, and specifies method of selection, removal, term of office and powers and duties of commission. Authorizes commission to hold hearings and issue orders to correct effect of discriminatory employment practices or prevent their occurrence.

Provides commission's orders shall be enforced by District Court of Appeals and provides for judicial review of final orders.

Provides that violation of act is misdemeanor.

A.B. 901—HENDERSON. (Agr.) Amends Sec. 8058, B. & P. C., re definition of "household" for purposes of pest control, making no substantive change.

A.B. 902—HENDERSON. (W. & M.) New act, making an appropriation for increased staff of industrial inspectors and engineers, Division of Industrial Safety.

Appropriates \$250,000 from General Fund for above purpose, and makes legislative finding as to need therefor.

To take effect immediately, urgency measure.

A.B. 903—HENDERSON. (W. & M.) Adds Ch. 10, Div. 4, Public Resources Code, re logging and preservation of Sequoia gigantea trees.

Prohibits commencement of logging operations upon any land upon which Sequoia gigantea trees are growing without obtaining permit therefor from Department of Natural Resources. Requires that application for such permit show location of land and such other information as department may require and shall be accompanied by filing fee of unspecified amount.

Requires Director of Natural Resources, upon receipt of such application, to inspect land, and if it is found that *Sequoia gigantea* trees upon land are not in such numbers and locations as to be adaptable for state park and recreational purposes, to issue permit. Provides that if director otherwise finds, he shall immediately acquire land, or such part thereof as he deems desirable, by purchase or condemnation.

Declares acquisition and preservation of *Sequoia gigantea* trees to be public use in behalf of which right of eminent domain may be exercised.

Establishes *Sequoia Gigantea* Tree Preservation Fund to be used for purchase of *Sequoia gigantea* tree-bearing lands pursuant to this chapter.

A.B. 904—THOMAS. (F. & G.) Amends Sec. 1065, F. & G. C., re sardines.

Postpones until June 1, 1955, rather than 1953, provisions permitting taking of sardines at any time for preserving or for packing in cans less than 10 ounces net weight.

To take effect immediately, urgency measure.

A.B. 905—THOMAS. (F. & G.) Repeals and adds Sec. 886, F. & G. C., re use of gill nets in District 20.

Repeals present provisions and permits use of gill nets in specified areas off-shore from Catalina Island. Requires nets to be tagged to identify owner or operator.

A.B. 906—THOMAS. (Ind. R.) Amends Sec. 1394, Lab. C., re employment of minors.

Deletes declaration that certain provisions of Labor Code, relating to employment of minors, do not prohibit or prevent employment of minors 16 or over in farm or domestic work for more than 8 hours in day or 48 hours in week.

A.B. 907—THOMAS. (Ind. R.) Amends Sec. 1392, Lab. C., re working hours of minors.

Makes employment of minors in excess of 8 hours a day in viticultural, horticultural, domestic or household work, a misdemeanor.

A.B. 908—MUNNELL AND OTHERS. (Trans. & C.) Amends Sec. 477.5, Veh. C., re alleviation of traffic hazards near schools.

Permits authority in charge of street or highway in vicinity of school where traffic hazards exist, after detailed request from school board to alleviate danger, to take steps to remove with request or otherwise alleviate hazardous conditions and report to board as to how it is to be done, instead of being limited to either erecting flashing signals at such places, if justified, or reporting to board what different measures should be taken.

A.B. 909—TOMLINSON, LOWREY, AND BACKSTRAND. (Jud.) Amends Act 2636, Sec. 431, Gov. C., re display of flags.

Requires federal and state flags to be prominently displayed at entrance or upon grounds of each campus of University of California, instead of merely on campuses at Berkeley and Los Angeles.

A.B. 910—TOMLINSON. (F. & G.) Repeals Secs. 904, 906, amends Sec. 905, F. & G. C., re nets.

Permits use of drift and set trammel nets with meshes at least 8 inches in length, in districts 17 and 19.

Deletes provision prohibiting use of trammel nets between seaward boundary of any kelp bed and highwater mark or within 100 yards in any direction of any kelp bed in district 18.

A.B. 911—TOMLINSON. (C. P., & P. W.) Amends Act 9127c, the Water Conservation Act of 1931, re district assessments.

Provides that district board may secure all or any part of money for district project, including obligations arising from contracts with public agencies, by levy of assessments on real property in accordance with benefit rather than assessed value, provides for majority protest and election concerning project, and provides other details as to procedure.

Permits board, after completion of project, to increase assessments based on general benefit and decrease correspondingly assessments originally levied against particular tracts of land, where board determines that benefit to district as a whole is in excess of original determination.

A.B. 912—BULEN. (Ed.) Amends Sec. 3962, Ed. C., re disincorporation of high school district, making no substantive change.

A.B. 913—BULEN AND CASEY. (Ed.) Amends Sec. 16673, Ed. C., re work permits for minors.

Authorizes issuance of work permits to minors under 16 and over 14 holding diploma of graduation from elementary school upon a sworn statement that child is in good health and has permission of parent or guardian, rather than a sworn statement that parent or guardian is incapacitated or that family is in need of earnings of minor. Deletes provision limiting permit to 6 months.

A.B. 914—BULEN, LUCKEL, AND CLOYED. (Rev. & Tax.) Amends Sec. 6359, R. & T. C., re sales and use taxes.

Exempts soft drinks, sodas, other nonintoxicating beverages, and meals from sales and use taxes.

A.B. 915—BULEN. (Ed.) Amends Sec. 19501, Ed. C., re disturbing schools, making no substantive change.

A.B. 916—COLLINS, MASTERSON, AND MALONEY. (Ind. R.) Repeals Secs. 1131 to 1136 incl., Lab. C., proscribing the hot cargo and secondary boycott.

A.B. 917—COLLINS AND OTHERS. (G. E. & E.) New act, California Fair Employment Act, re prevention and elimination of practices of racial and religious discrimination in employment and otherwise.

See digest of A.B. 900, apparently identical.

A.B. 918—SMITH. (Jud.) Amends Sec. 288, Pen. C., re crimes against children.

Provides that in trial for crimes against children under 14 years of age, evidence of prior lewd or lascivious acts involving child under 14 years of age is admissible to prove intent.

A.B. 919—COOLIDGE, ALLEN, AND McFALL. (Soc. Wel.) Amends Sec. 6661, W. & I. C., re collection of money due patients in state hospitals.

Authorizes acting superintendent as well as superintendent of a state hospital, upon the execution of an affidavit, to collect money due or owing to a patient in such hospital, the total amount of which does not exceed \$1,000.

Deletes provision requiring Director of Department of Mental Hygiene to execute affidavit.

Deletes requirement that superintendent submit an annual account to the Director of the Department of Mental Hygiene showing money received and disbursed by him in accordance with this section, and the balance at the date of the rendering of the account.

A.B. 920—COOLIDGE, ALLEN, AND McFALL. (Soc. Wel.) Amends Secs. 6651, 6658, W. & I. C., re charges for care and treatment of patients of state hospitals for mentally ill in the Department of Mental Hygiene.

Authorizes Director of Mental Hygiene, rather than superintendent of state institution for insane or inebriates on order of the director, to remit, cancel, or reduce amount to be paid by estate or relatives for care, support, and maintenance of any mentally ill or insane person or inebriate.

Permits Department of Mental Hygiene to bring action to enforce payment for charges of transporting person to state hospital against persons or authorities liable therefor. Deletes provision authorizing maintenance of such action to enforce payment of cost of determining insanity of person and securing his admission into state hospital when his estate or any person is liable for same.

Makes other technical and clarifying changes.

A.B. 921—COOLIDGE, ALLEN, AND McFALL. (Soc. Wel.) Amends Sec. 5102, W. & I. C., to delete provision prohibiting committing of epilepsy cases to Department of Mental Hygiene for placement in state hospitals.

- A.B. 922—COOLIDGE AND OTHERS. (F. & G.) Amends Sec. 429, F. & G. C., re issuance of sporting fishing and hunting licenses to totally disabled veterans.

Provides that such veterans of any war in which United States has been engaged shall receive such licenses as well as pheasant and deer license tags free of charge.

Defines "war" as period of time from declaration of war or commencement of military operations to presidential proclamation of termination of hostilities.

Eliminates provision allowing every veteran of Civil War free licenses.

Makes technical change.

- A.B. 923—BACKSTRAND AND LEVERING. (Rev. & Tax.) Adds Sec. 32, R. & T. C., re loyalty declaration as condition of tax exemption.

Provides every statement, return or document in which exemption from any State or local tax is claimed shall contain declaration that person or organization making it does not advocate overthrow of United States or California by force, violence or other unlawful means nor advocate support of any foreign government against United States in event of hostilities.

Prohibits exemption claimed in absence of such declaration.

Provides person or organization knowingly making false declaration is guilty of felony.

- A.B. 924—BACKSTRAND. (Jud.) Amends Secs. 667, C. C. P., and 69592, Gov. C., to change number of judges in Riverside County Superior Court from 3 to 4.

- A.B. 925—BACKSTRAND. (Jud.) Amends Sec. 73b, C. C. P., adds Secs. 24254.6 and 69748.1, Gov. C., re sessions of superior court.

Requires session of superior court in city of not less than 5,000 population, where city hall is not less than 70 miles from courthouse, and with not less than 26,000 population within radius of 30 miles of city hall, and not less than 24,000 persons residing in county at least 40 miles from courthouse, some of whom would be required to travel 50 miles to attend court in city and 70 miles additional to county seat or other place where court is held.

Provides for offices of sheriffs and clerks in such cities.

- A.B. 926—BURKE. (Mun. & C. G.) Amends Secs. 2853, 5226, and 5396, S. & H. C., re special assessment proceedings.

Requires notice of hearing upon report of project under Special Assessment Investigation, Limitation and Majority Protest Act of 1931 to be mailed at least 15, rather than 30, days prior to date of hearing.

Requires legislative body of city or county, under Improvement Act of 1911 to give notice of intention and hold hearing before making changes in work to be done or boundaries of assessment district. Authorizes legislative body, under said act, to provide by ordinance that superintendent of streets shall receive partial payments upon assessments and that notice thereof be given to property owners by the statement.

- A.B. 927—MUNNELL AND CHAPPEL. (Elec. & Reapp.) Amends Secs. 4503 and 4538, and adds Secs. 4505 and 4538.1, Elec. C., re campaign expenditures.

Redefines "committee" to include one charged with duty or organized for purpose of conducting a campaign in part. Defines "person."

Requires committee treasurer to file statement only if receipts or disbursements aggregate more than \$50. Requires every person who expends more than \$50, other than by contribution to candidate or committee, to promote election or nomination of any candidate to file campaign statement.

- A.B. 928—THOMAS. (F. & G.) Repeals Sec. 738, F. & G. C., eliminating provision that skipjack less than 4 pounds may not be sold.

- A.B. 929—THOMAS. (F. & G.) Repeals Sec. 847, F. & G. C., re vessels carrying nets in Districts 19A and 20.

Repeals provision allowing such vessels to cross these districts to open water outside.
Repeals provision allowing such vessels to enter harbors in these districts in emergencies.

A.B. 930—THOMAS. (F. & G.) Adds Sec. 1096.6, F. & G. C., re commercial fishing records of Department of Fish and Game.

Provides that receipts as to any vessel are open to inspection by representative of labor union when members work in vessel and by representative of cooperative association which has interest in vessel's operation.

A.B. 931—THOMAS. (F. & G.) Repeals Sec. 736, F. & G. C., re yellow fin and blue fin tuna.

Repeals provision that such tuna under 7½ pounds may not be sold. Repeals provision, effective December 31, 1953, that such tuna over 150 pounds may not be sold.

A.B. 932—ERNEST R. GEDDES AND OTHERS. (Agr.) Amends Sec. 5154, P. R. C., re county fairs.

Provides that Sec. 5154, which permits board of supervisors to grant public park or fairgrounds for use as fair, and to allocate money to nonprofit corporation to promote same, does not apply to any county fair in county with population of more than 900,000.

A.B. 933—THOMAS. (F. & G.) Adds Sec. 930, F. & G. C., to specify times when purse and round haul nets may be used in Districts 19A and 20.

A.B. 934—THOMAS. (F. & G.) Amends Secs. 89 and 884, F. & G. C., re fish and game.

Changes description of District 20. Permits use of drift and set gill nets in District 20A.

A.B. 935—HINCKLEY. (Rev. & Tax.) Amends Sec. 8357, R. & T. C. re unre-funded taxes on distribution of motor vehicle fuel used or usable in airplanes.

Changes formula for allocation to counties, and provides that \$135,000 shall first be allocated for support of California Aeronautics Commission.

A.B. 936—HINCKLEY. (Trans. & C.) Amends and adds various Secs., R. & T. C., re taxation of distribution of motor vehicle fuel and appropriation of revenue therefrom.

In effect, imposes tax on all distributions for use in propulsion of aircraft, other than in planes of scheduled and certificated airlines, in those of aircraft manufacturers, in those of persons who own and use planes employed in agricultural work, and in those of United States used outside California.

Provides for deposit of revenue from such distributions in new Aircraft Users Tax Fund. Allocates money therefrom for support of California Aeronautics Commission; to counties, cities and districts for public airports; and to new State Airport Fund for expenditure by commission in studying and preparing plan for state-wide system of publicly-owned airports.

Provides for additional allocation to General Fund in amount equal to any sales taxes that would be collected except for tax imposed.

Operative as to taxes paid on or after January 1, 1954.

A.B. 937—HINCKLEY. (Trans. & C.) Amends and adds various Secs., R. & T. C., re taxation of distribution of motor vehicle fuel and appropriation of revenue therefrom.

Similar to A.B. 936, except for omission of exemptions made by latter.

A.B. 938—HINCKLEY. (Trans. & C.) New act, the Aircraft Registration Law.

Provides for annual registration of aircraft with Department of Motor Vehicles.

Provides for payment of registration fees and appropriates revenue therefrom.

A.B. 939—HINCKLEY. (Rev. & Tax.) Adds Sec. 8357.5, and amends Sec. 8358, R. & T. C., re unrefunded taxes on distribution of motor vehicle fuel used or usable in airplanes.

Makes airport districts eligible for allocation of revenue.

Permits county to pay part of its allocable share to state college or branch of University of California for aviation or airport capital expenditures within county.

A.B. 940—HINCKLEY. (P. U. & C.) Amends Act 151a, the State Aeronautics Commission Act, adds Sec. 21641 and amends Sec. 21247, P. U. C., re powers of the California Aeronautics Commission.

Authorizes commission to contract with any person or governmental agency for maintenance of any airport owned or controlled by State.

Authorizes commission to make any contracts necessary for execution of its powers under act, with local, state, and federal agencies.

A.B. 941—HINCKLEY. (W. & M.) Adds Pt. 6.5, Div. 2, R. & T. C., the Aircraft License Fee Law.

Imposes annual license fee on privilege of operating aircraft equal to 2 percent of market value thereof.

Provides Department of Motor Vehicles to administer.

Appropriates revenue.

A.B. 942—HINCKLEY. (Trans. & C.) Adds Sec. 7351.5, R. & T. C., re taxation of privilege of distributing motor vehicle fuel used or usable in airplanes.

Imposes license tax at rate of 1 cent per gallon of fuel distributed.

Makes ordinary gas tax inapplicable to any such taxable distribution.

Operative as to distributions made on or after January 1, 1954.

A.B. 943—HINCKLEY. (Trans. & C.) Amends Sec. 8357, R. & T. C., re unfunded taxes on distribution of motor vehicle fuel used or usable in airplanes.

Changes formula for allocation of revenue to counties.

A.B. 944—CHAPEL. (Ind. R.) Amends Sec. 5416, H. & S. C., re privy facilities at construction sites.

Makes it misdemeanor punishable by not more than six months imprisonment or fine of not less than \$50 nor more than \$500, or both, to violate provisions requiring such facilities to be maintained.

A.B. 945—PORTER. (Fin. & Ins.) Adds Sec. 11624.5, Ins. C., re assigned risk plans.

Prohibits requirement in such plan that applicant pay premium within 30 days after notice of acceptance, if his driver's license has never been suspended or revoked or his auto insurance canceled for cause.

A.B. 946—PORTER. (G. O.) Amends Act 3796, the Alcoholic Beverage Control Act, and amends and adds various Secs., B. & P. C., re sale of alcoholic beverages to minors.

Provides for issuance of official identification cards to persons over 21 who register with Board of Equalization.

Authorizes licensee to refuse to sell or serve alcoholic beverage to person without such identification card; makes proof that such card was shown defense to action against licensee.

Prescribes procedure for issuance of cards; makes unlawful misrepresentations in application therefor and misuse thereof.

A.B. 947—LOWREY. (W. & M.) Appropriates unspecified sum from State Highway Fund to Department of Public Works for construction of bridge across Sacramento River at Hamilton City on State Highway Route 47.

A.B. 948—PORTER. (Ed.) Adds Sec. 8506, Ed. C., re elementary summer schools.

Allows governing board of district maintaining one or more elementary schools to maintain summer school between academic years. Defines academic year.

A.B. 949—CALDECOTT. (Ind. R.) Amends Sec. 6408, Lab. C., re workmen's compensation.

Provides required employer's report of death is in addition to report of injury also now required of him.

A.B. 950—HAHN. (Trans. & C.) Amends Sec. 2931, S. & H. C., re special assessment proceedings under the Special Assessment Investigation, Limitation and Majority Protest Act of 1931.

Authorizes legislative body of local agency, after majority protest against improvement or acquisition, to commence and carry on new proceedings re such improvement or acquisition without waiting 1 year, if it finds by $\frac{2}{3}$ vote that owners of majority of property within area of assessment district to be established under new proceedings are in favor thereof.

A.B. 951—HAHN. (Rev. & Tax.) Amends Secs. 6011 and 6012, R. & T. C., re sales and use taxes.

For provision that "sales price" and "gross receipts" do not include refunded price of property returned by customer on rescission of sale within 90 days of purchase or sale, substitutes provision they do not include any such refunded amount whenever property is returned.

A.B. 952—HAHN. (Ed.) Adds Secs. 18051.5 and 18042, Ed. C., re repair and sterilization of school district athletic equipment.

Requires that any contract with dealer or craftsman for repair of such equipment must require him to use materials of a quality equal to that used in original equipment.

Requires clerk of district to have all such equipment worn by pupils cleaned and sterilized yearly.

A.B. 953—HAHN. (F. & G.) Amends Sec. 846, F. & G. C., re nets.

Prohibits use of nets in District 19A or 19B, within 750 feet of pier, wharf, jetty, or breakwater.

Deletes permission to use nets in such waters in District 19 to take smelt.

A.B. 954—BELOTTI. (G. E. & E.) New act, re state lands in Del Norte County.

Authorizes State Lands Commission to exchange any state lands in Del Norte County for other lands, or for other lands and money, declares such lands conveyed by State to be free of certain public trusts, and permits suits against State to quiet title.

A.B. 955—BELOTTI AND LINDSAY. (Trans. & C.) Adds Sec. 707, Veh C., permitting unspecified tolerances for various vehicle weight limitations.

A.B. 956—MALONEY AND OTHERS. (Trans. & C.) Adds Sec. 1732.8, H. & N. C., re Port Manager for San Francisco Harbor.

See digest of S. B. 716, apparently identical.

A.B. 957—MALONEY AND OTHERS. (Trans. & C.) Amends Sec. 1732.6, H. & N. C., Secs. 11551, 11556, Gov. C., re salary of Port Manager for San Francisco Harbor.

See digest of S. B. 710, apparently identical.

A.B. 958—MALONEY AND OTHERS. (Trans. & C.) Amends Sec. 2071, H. & N. C., re leasing of lands by Board of State Harbor Commissioners for San Francisco Harbor.

See digest of S.B. 715, apparently identical.

A.B. 959—MALONEY AND OTHERS. (Trans. & C.) Amends Sec. 2071, H. & N. C., re leasing of lands by Board of State Harbor Commissioners for San Francisco Harbor.

See digest of S.B. 714, apparently identical.

A.B. 960—MALONEY AND OTHERS. (Trans. & C.) Amends Sec. 1908, H. & N. C., re authority of Board of State Harbor Commissioners for San Francisco Harbor.

See digest of S.B. 713, apparently identical.

A.B. 961—MALONEY AND OTHERS. (Trans. & C.) Amends Sec. 1915, H. & N. C., re authority of Board of State Harbor Commissioners for San Francisco Harbor.

See digest of S.B. 718, apparently identical.

A.B. 962—MALONEY AND OTHERS. (Trans. & C.) Amends Sec. 2050, H. & N. C., re duties of Board of State Harbor Commissioners for San Francisco Harbor.

See digest of S.B. 711, apparently identical.

A.B. 963—MALONEY AND OTHERS. (Trans. & C.) Amends Sec. 1915, H. & N. C., re authority of Board of State Harbor Commissioners for San Francisco Harbor.

See digest of S.B. 712, apparently identical.

A.B. 964—RUMFORD, KILPATRICK, AND HAHN. (Rev. & Tax.) Adds Sec. 6359.7, R. & T. C., to exempt from sales and use taxes medicines dispensed on prescription by pharmacists.

a. To take effect immediately, tax levy.

A.B. 965—RUMFORD AND OTHERS. (Fin. & Ins.) Adds Art. 5, Ch. 1, Pt. 3, Div. 2, Ins. C., re discriminatory practices in issuing motor vehicle liability insurance.

Prohibits failure or refusal to accept application for such insurance, to issue such insurance, or to issue such insurance under less favorable conditions, except for reasons applicable alike to persons of every race or color; and prohibits use of race or color as condition or risk for which higher rate is charged.

Makes insurer liable for \$100 in damages plus attorney fees for such violation and for additional amounts paid by applicant to secure insurance.

A.B. 966—RUMFORD AND OTHERS. (Fin. & Ins.) Amends Sec. 704, adds Art. 3.5, Ch. 1, Pt. 3, Div. 2, Ins. C., re discrimination in issuance of motor vehicle liability insurance.

Prohibits discrimination in accepting applications, issuing policies or fixing rates for such insurance, on basis of race or color.

Makes 5 or more violations in 1 year cause for suspension of insurer's certificate of authority.

Makes grounds for suspension for not over 1 year of insurer's certificate of authority applicable to reciprocal or interinsurance exchanges, and their attorneys in fact.

A.B. 967—RUMFORD. (Trans. & C.) Amends Sec. 410, Veh. C., re suspension of license and registration for failure to comply with vehicle financial responsibility provisions, making no substantive change.

A.B. 968—RUMFORD AND OTHERS. (Pub. H.) Amends Secs. 11555, 11556, and 11557, H. & S. C., re narcotics control.

Makes it unlawful to possess paraphernalia for injecting narcotics.

Makes it unlawful to visit, open, or maintain place where narcotics are used.

A.B. 969—RUMFORD. (W. & M.) Amends Sec. 3300.5, H. & S. C., re tuberculosis subsidy from State to cities, counties, and cities and counties.

Deletes requirement that city, county, or city and county, must establish and maintain a tuberculosis ward or hospital in order to entitle it to receive state tuberculosis subsidy provided in Section 3301.5, H. & S. C.

A.B. 970—RUMFORD. (Pub. H.) Adds Sec. 21200.5, Corp. C., re powers and liability of nonprofit associations of licensed physicians and surgeons.

Empowers associations to hold and manage property for authorized purposes without incorporation.

Declares nonliability of individual members for liabilities arising from acquisition and management of property and execution of authorized purposes.

A.B. 971—RUMFORD. (Trans. & C.) Amends Sec. 18600.5, H. & S. C., re rental of trailer coaches.

Makes it unlawful for owner of trailer park to rent any trailer coach in such trailer park, instead of any trailer coach owned by him.

A.B. 972—BROWN. (G. E. & E.) Amends Secs. 58.6, C. C. P., and 68841, Gov. C., to change salary of Supreme Court clerk and ex-officio secretary of Judicial Council from \$12,000 to \$15,000.

A.B. 973—BROWN. (Jud.) Amends Sec. 79.50, C. C. P., to change salary of Stanislaus County superior court judges from \$13,500 to unspecified amount.

A.B. 974—BROWN. (Jud.) Adds and repeals various secs. Pen. C., B. & P. C., and Elec. C., and amends Act 8427, Sabotage Prevention Act, and Act 8427a, Sabotage Prevention Act of 1950, re compelling of evidence from certain persons and granting of immunity from prosecution.

Provides procedure for district attorney in criminal proceeding or grand jury investigation and for Attorney General in legislative or administrative proceeding or investigation to obtain superior court order compelling evidence from person claiming privilege against self-incrimination.

Grants immunity to such person from prosecution, penalty or forfeiture re compelled evidence.

Retains power to prosecute such person for perjury, false swearing or contempt re compelled evidence.

Eliminates special provisions compelling evidence and granting immunity re prosecutions for dueling, gaming, abortion, unfair trade practices, election campaign offenses, illegal conduct of elections, abuse of initiative, referendum and recall, and syndicalism and subversion.

A.B. 975—BROWN. (Jud.) Adds Sec. 118b and amends Sec. 119, Pen. C., re false swearing by contradictory statements.

Provides penalty for crime of false swearing where person in legal proceeding under oath or in sworn statement makes 2 or more contradictory statements.

Makes belief in truth of each statement when made a defense to charge of false swearing.

A.B. 976—BROWN. (Soc. Wel.) Amends Secs. 7200, 7209, 7211, 7216, B. & P. C., re guide dogs for the blind.

Increases from 5 to 7, number of members on State Board of Guide Dogs for the Blind, and provides that members of such board shall be appointed by Governor. Requires 2 members of the board to be blind persons who use guide dogs.

Requires that person, to be trainer of guide dogs, must have necessary qualifications to be eligible for examination, rather than to be licensed. Requires that such person be suited temperamentally and otherwise to train blind persons in use of guide dogs, and that his 3 years of actual experience shall be comprised of such number hours as the board may require.

Authorizes board to refuse to issue license to trainer if he lacks good moral character or has committed any act constituting extreme cruelty to an animal. Provides that proceedings, in cases where license has been refused, shall be conducted in accordance with Administrative Procedure Act.

A.B. 977—BROWN. (Jud.) Amends Sec. 702, Prob. C., re claims against decedents.

Provides that time to file claims against decedent's estate, upon late filing of affidavit of publication of notice to creditors, shall not exceed 6 months from date of such filing.

A.B. 978—BROWN. (Jud.) Amends Sec. 3027, Civ. C., re assignment of accounts receivable.

Provides that Ch. 3b, Title 14, Pt. 4, Div. 3, Civ. C., relating to assignments of accounts receivable, shall not be applicable to any assignment where assignee of account assigned by an instrument in writing gives actual notice to debtor. Provides that upon giving of such notice, assignment binds all creditors of assignor and takes priority over all other assignments of same account subsequently made.

A.B. 988—DAVIS. (G. E. & E.) Amends Sec. 1197.5, Lab. C., re prohibition of discrimination on basis of sex.

Prohibits discrimination between sexes in payment of wages and requires equal pay for work of comparable character or work on comparable operations regardless of sex.

A.B. 989—DAVIS. (F. & G.) Amends Sec. 403, F. & G. C., re devices and apparatus designed and capable of being used to take birds, mammals or fish.

Requires such devices and apparatus to be exhibited upon demand of authorized person.

A.B. 990—DAVIS. (Fin. & Ins.) Amends Act 8780d, Unemployment Insurance Act, re unemployment insurance.

Provides increase of weekly benefit by \$10 where claimant has dependent spouse, and by \$5 for each of first 2 dependent children.

A.B. 991—DAVIS. (F. & G.) Adds Sec. 1281.5, F. & G. C., re transporting or possessing of any part of deer carcass.

Makes unlawful such transportation or possession unless upon demand the name, address, hunting license number, and deer tag number of person killing deer as well as date and place of kill is furnished.

A.B. 992—EVANS. (Trans. & C.) Amends various Secs., Veh. C. and R. & T. C., re registration and licensing of commercial vehicles.

Changes registration and licensing period for commercial vehicles from January 1st through December 31st each year to July 1st through June 30th of following year, making appropriate changes for time when application must be made, fees paid, and when delinquency penalties are imposed.

Provides such change in registration and licensing of commercial vehicles shall become operative July 1, 1954.

A.B. 993—DOLWIG AND OTHERS. (W. & M.) Appropriates \$100,000 to proposed West Bay Rapid Transit Authority for its preliminary expenses and requires return of appropriation with interest from proceeds of first sale of revenue bonds by authority.

A.B. 994—DOLWIG AND OTHERS. (G. O.) Adds Title 8, Gov. C., re development of San Francisco Bay Area.

Creates San Francisco Bay Area Authority and San Francisco Bay Area Planning Board and prescribes their powers and duties. Provides for planning, development, construction, acquisition, and operation of public works and facilities for San Francisco Bay Area by such authority or by such authority in cooperation with other public districts and agencies.

Authorizes issuance of bonds by such authority payable from revenues of such public works and facilities.

Appropriates \$50,000 for expenses of authority or State Treasurer re issuance and sale of bonds, repayable from proceeds of first sale of bonds.

A.B. 995—DOLWIG AND OTHERS. (G. O.) New act, the West Bay Rapid Transit Authority Act, re construction and operation of an interurban rapid transit system in West Bay counties.

Creates West Bay Rapid Transit Authority and prescribes its powers and duties. Authorizes authority to construct and operate interurban rapid transit system in counties of Santa Clara, San Mateo, San Francisco and Marin, and to issue bonds for construction thereof, payable solely from revenues derived from such system.

A.B. 996—DOLWIG. (G. O.) Adds Sec. 30100.5, S. & H. C., to prohibit undertaking of projects and issuance of bonds pursuant to California Toll Bridge Authority Act without specific legislative authorization.

A.B. 997—DOLWIG. (G. E. & E.) Adds Sec. 30009, S. & H. C., to subject California Toll Bridge Authority to portion of Administrative Procedure Act governing adoption of rules and regulations.

A.B. 998—DOLWIG AND OTHERS. (G. E. & E.) Amends Sec. 30050, S. & H. C., re membership of California Toll Bridge Authority.

Includes as members chairmen of boards of supervisors of counties of Alameda, Contra Costa, Marin, Napa, San Francisco, San Mateo, Santa Clara, Solano, and Sonoma.

A.B. 999—DOLWIG. (C. P. & P. W.) Amends Sec. 30800, S. & H. C., re powers of Department of Public Works re franchises for toll bridges, toll roads, and toll ferries, making no substantive change.

A.B. 1000—DOLWIG. (P. U. & C.) Amends Sec. 1202, P. U. C., re grade crossings.

Provides that expense of constructing, altering, relocating, or abolishing grade crossings, or separation of grades, shall be apportioned between railroad, street railroad, State, county, municipality, or other political subdivision, affected, in proportion to respective benefits received thereby.

A.B. 1001—DOLWIG AND LEVERING. (Pub. H.) Adds Ch. 5.7, Div. 2, B. & P. C., re licensing and regulation of physical therapists.

Provides for licensing of physical therapists by Board of Medical Examiners, creates physical therapy examining committee, prescribes its powers and duties with regard to examination of applicants for licenses, defines physical therapy, provides qualifications for licensees, including educational standards, provides for disciplining of licensees by the board, including revocation and suspension of licenses, sets forth offenses and provides penalties, creates Physical Therapy Fund for administration of act.

A.B. 1002—DOLWIG AND CREEDON. (Jud.) Amends Sec. 79.41, C. C. P., to change compensation of superior court judges of San Mateo County, from \$15,000 to unspecified amount.

A.B. 1003—DOLWIG AND CREEDON. (Jud.) Amends Sec. 66f, C. C. P., and Sec. 69599, Gov. C., to change number of San Mateo County superior court judges from 3 to 5.

A.B. 1004—DOLWIG AND OTHERS. (Rls.) Adds Sec. 9912, Gov. C., re advocacy of legislation by certain state officers and employees.

Provides no officer, employee, or attache of any state agency shall advocate passage or defeat of legislation except by appearance before committee, but declares such individuals may report to Legislature or its Members and prepare legislation pertinent to their agency.

Makes violation cause for discipline under civil service laws.

A.B. 1005—DOLWIG AND OTHERS. (Rls.) Amends Secs. 9904 and 9906, Gov. C., re legislative representation.

Declares authorization or other document required to be filed with clerk or secretary under chapter regulating legislative representatives, in addition to statement as now provided, is deemed properly filed when deposited in U. S. mail, rather than in established post office.

Requires legislative advocate to file statement containing specified information, rather than to "register" and furnish information, as now provided.

Changes information required to be included in statements and reports of legislative advocates.

A.B. 1006—DOLWIG AND OTHERS. (Rls.) Amends Sec. 9908, Gov. C., re legislative representation.

Repeals provision prohibiting person convicted of violation of chapter regulating legislative representation from attempting to influence legislation for 3-year period, and making violation a felony.

Provides instead that upon 2d or subsequent conviction of violation of chapter, person convicted is guilty of felony punishable by fine of not more than \$10,000 or imprisonment for not more than 5 years, or both.

A.B. 1007—DOLWIG AND OTHERS. (Res.) Repeals Sec. 9901, 9902, 9903, and 9905, Gov. C., re legislative representation.

Repeals provisions requiring specified reports from persons and organizations who solicit or receive money for the purpose of influencing legislation.

A.B. 1008—DOLWIG. (C., P., & P. W.) Adds Sec. 24268.5, H. & S. C., re duties of air pollution control officer.

Requires such officer to petition the air pollution control board for stricter requirements, when any particular operation could be altered to reduce air contaminants.

A.B. 1009—DOLWIG. (C., P., & P. W.) Adds Ch. 1.5, Div. 20, H. & S. C., re air pollution.

Provides for regulation of air pollution on regional basis by State and Regional Water Pollution Control Boards in areas not under jurisdiction of any activated air pollution control district.

A.B. 1010—DOLWIG AND CREEDON. (Jud.) Amends Ch. 1224, Stats. 1951, to change salary of Burlingame and San Mateo Municipal Court Judge from \$10,000 to unspecified amount.

A.B. 1011—DOLWIG AND CREEDON. (Jud.) Amends Ch. 1224, Stats. 1951, to change salary of Burlingame and San Mateo municipal court clerk from \$345 per month to unspecified amount.

A.B. 1012—DOLWIG AND CREEDON. (Jud.) Amends Ch. 1225, Stats. 1951, re compensation of judges, officers, and attaches of San Carlos and Redwood City municipal court, making unspecified change.

A.B. 1013—DOLWIG AND CREEDON. (C., P., & P. W.) New act, the San Mateo County Flood Control District Act, creating district, prescribing its boundaries, government, organization, duties, and powers.

A.B. 1014—DOLWIG. (Jud.) Amends Sec. 1295, Pen. C., re depositing of cash in lieu of bail with officer in charge of jail.

Increases limit, from \$250 to \$1,000, of amount of cash defendant may deposit with officer and be released.

A.B. 1015—DOLWIG. (Elec. & Reap.) Amends Sec. 32100.3, H. & S. C., re hospital district directors election.

Makes it mandatory that nominations for offices be filed with county clerk not later than 65 days prior to election.

A.B. 1016—DOLWIG. (Ed.) Adds Sec. 13680, Ed. C., re compensation of teachers.

Authorizes school district engaging in federal exchange teacher program for exchange of American and foreign teachers, to pay foreign teacher employed by district, in addition to salary which such teacher would otherwise receive, amount sufficient to make total annual salary of such teacher \$3,000.

Provides that salary of foreign exchange teacher substituting for American teacher on leave of absence shall be deemed to be \$2,000 for purpose of determining compensation of American teacher.

A.B. 1017—DOLWIG. (Mun. & C. G.) Adds Secs. 14075.1, 14075.2, 14075.3, H. & S. C., re powers of fire protection district board.

See digest of S.B. 489, apparently identical.

A.B. 1018—DOLWIG. (Trans. & C.) Adds and repeals various Secs., H. & N. C., re finances of harbor districts.

Gives district board of commissioners power to establish capital outlay fund, tax rate for which is not to exceed 3 cents per \$100 assessed valuation.

Revises and particularizes method and manner in which commissioners adopt and present district budget to supervisors, provides manner in which supervisors are to levy tax to meet budget, and provides for taxpayer's protest against capital outlays.

A.B. 1019—DOLWIG. (Trans. & C.) Amends Sec. 6060, H. & N. C., re compensation and expenses of harbor district commissioners.

Provides that harbor district commissioners, in addition to their salary, shall be allowed actual and necessary expenses incurred in performance of their duties.

A.B. 1020—DOLWIG. (Ed.) Amends Sec. 1809, Ed. C., re election hours for school district elections.

Provides that whenever any elementary school district comprises one or more precincts for purpose of holding high school district election or junior college district election and elementary district had during preceding school year average daily attendance of less than 500, polls of precinct shall be kept open for same times as for high school district election or junior college district election.

Deletes provision that such polls shall not be open before 9 o'clock a.m. nor closed before 5 o'clock p.m. and shall be kept open for not less than 4 hours.

A.B. 1021—COOKE. (C. P. & P. W.) Amends Act 9127c, the Water Conservation Act of 1931, re exclusion, making no substantive change.

A.B. 1022—COOKE. (C. P. & P. W.) Amends Act 9123, the County Waterworks District Act, providing that no noncontiguous parcel of land containing less than 12 privately owned acres may be annexed to district.

A.B. 1023—CALDECOTT. (Rev. & Tax.) Amends Sec. 214, R. & T. C., re property tax "welfare exemption."

Eliminates restriction denying exemption to property used for profit and, instead, allows exemption if property used for actual operation of exempt activity.

To take effect immediately, urgency measure.

A.B. 1024—LINCOLN AND RUMFORD. (G. O.) Amends Act 3796, the Alcoholic Beverage Control Act, re quantity discounts in wine sales.

Increases permissible quantity discounts to retailers for lots of 5 to 9 cases from 1 to 3 percent, lots of 10 to 24 cases from 2 to 5 percent, lots of 25 to 99 cases from 4 to 7 percent, lots of 100 to 199 cases from 6½ to 9 percent.

A.B. 1025—LINCOLN. (G. E. & E.) Amends Sec. 7068, B. & P. C., re contractors.

Provides that contractor's license of copartnership, corporation, or any other combination or organization, shall remain in force for a period of 60 days from time notice is given that such copartnership, corporation or other combination or organization is no longer connected with individual who qualified for such license by examination of his experience and knowledge. Deletes provision that such license shall remain in force for reasonable length of time to be determined by rules of board.

A.B. 1026—LINCOLN. (Ed.) Amends Sec. 13651, Ed. C., re decrease in number of school district permanent employees.

Allows such decrease upon reduction as well as discontinuation of particular kind of service.

A.B. 1027—LINCOLN AND OTHERS. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re voluntary plans.

Increases from .02% of wages paid in employment by employers participating in voluntary plans, to .04% of such wages, maximum assessment for payment of administrative work arising out of voluntary plans.

A.B. 1028—LINCOLN AND OTHERS. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re extended liability account.

Increases from .03% of wages exempt from worker contributions because of voluntary plan, to .05% of such wages, maximum assessment which may be levied against employer with employees covered by voluntary plan.

Increases from .03% of total wages not exempt from worker contributions because of voluntary plan, to .05% of such total wages, maximum credit to extended liability account to be made when said account shows deficit.

A.B. 1029—LINCOLN AND OTHERS. (Fin. & Ins.) Repeals Sec. 309, Ins. C., which creates the extended liability account in the Disability Fund.

A.B. 1030—BECK. (Jud.) Amends Sec. 227, Prob. C., re intestate succession.

Provides that property of an under age, unmarried decedent, which came to such decedent by succession from parent, goes to surviving parent, if all of children of deceased parent are dead, leaving no issue.

A.B. 1031—BECK. (Ed.) Amends Sec. 9808, Ed. C., re education of mentally retarded minors.

Provides that board of supervisors need not levy county tax upon taxable property of county for education of mentally retarded minors in school districts which maintain classes for such minors.

A.B. 1032—BECK. (Ed.) Adds Sec. 16145, Ed. C., re student body funds of schools or classes for adults.

Allows governing board to appoint officer or employee to act as trustee of such funds for such schools or classes in which student body is not organized.

A.B. 1033—BECK. (C., P., & P. W.) Amends Sec. 65362, Gov. C., re proposed public improvements.

Provides that governmental agency, vested by law or charter with power to make public improvement, may overrule planning commission's disapproval of its submitted proposal therefor, by a vote of not less than 2/3 of its entire membership.

A.B. 1034—BECK. (Fin. & Ins.) Amends Sec. 17202, Fin. C., re escrow agent's bond.

Provides that required bond shall run to State and to any person having cause of action against obligor rather than to the State for the use of the State and any such person.

A.B. 1035—BECK. (P. U. & C.) Appropriates unspecified sum to Department of Public Works for elimination of grade crossings at specified locations in Cities of Los Angeles and San Fernando and Town of Lancaster.

A.B. 1036—BROWN. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re employee contributions.

Deletes prohibition against payment of interest on refunds of excess employee contributions.

A.B. 1037—BROWN. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re disability benefits.

Deletes requirement that disabled individual, to be eligible for unemployment compensation disability benefits, must have been paid wages during his base period not less than minimum required for eligibility for unemployment compensation benefits.

In lieu of above, requires base period earnings of \$300 in covered employment, as condition precedent to eligibility for disability benefits.

A.B. 1038—BROWN. (Fin. & Ins.) Amends Sec. 5405, Lab. C., re workmen's compensation.

Extends time for commencing proceedings in disability and medical cases from 1 to 3 years from date of injury or expiration of period covered by disability payment.

A.B. 1039—BROWN. (Fin. & Ins.) Amends Secs. 5405 and 5406, Lab. C., re workmen's compensation.

Extends time for commencing proceedings for such compensation.

A.B. 1040—BROWN. (Fin. & Ins.) Repeals Sec. 5804, Lab. C., re workmen's compensation, removing 5 year limitation on Industrial Accident Commission's continuing jurisdiction for modifying its awards.

A.B. 1041—BROWN. (Fin. & Ins.) Amends Sec. 5406, Lab. C., extending period for commencing workmen's compensation proceeding for death benefits.

A.B. 1042—BROWN. (Fin. & Ins.) Amends Sec. 5410, Lab. C., re workmen's compensation.

Broadens employee's right to institute proceeding on ground of new and further disability caused by original injury from 5 years after date of injury to either that date or 5 years after last furnishing of any benefit.

A.B. 1043—BROWN. (Fin. & Ins.) Amends Sec. 5803, Lab. C., re workmen's compensation, making no substantive change.

A.B. 1044—BROWN. (Fin. & Ins.) Amends Sec. 5804, Lab. C., re workmen's compensation.

Extends time in which award may be rescinded, altered or amended from period of 5 years after date of injury to 5 years after last furnishing of benefits.

A.B. 1045—BROWN. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re partial benefits.

Increases from \$3 to \$6 amount claimant may earn without reduction of his weekly benefit payment.

A.B. 1046—THOMAS J. DOYLE. (Agr.) Amends Secs. 137, 146, Ag. C., re expense of abatement work in plant quarantine and pest control.

Requires expenses of abating pests and removal or destruction of abandoned plants to be paid out of county funds, rather than out of general fund of the county.

A.B. 1047—DICKKEY. New act, re release of restrictions and trusts on tidelands granted to the City of Alameda.

Declares that certain described lands previously granted to City of Alameda (Ch. 348, Stats. 1913) have ceased to be tidal and submerged, and, therefore, are free from all trusts and restrictions.

Declares that City of Alameda is vested with unqualified right to own, hold, use, sell, lease, or otherwise dispose of the lands.

Chapter 15, Statutes of 1953, approved January 27, 1953, in effect immediately.

A.B. 1048—LANTERMAN. (Fin. & Ins.) Amends Sec. 10291.5, Ins. C., re disability insurance policies.

Deletes prohibition against such policies containing provision reducing original benefit more than 50 percent on account of age of insured, other than due to misstatement of age.

Permits reduction provision in noncancellable policy if doesn't exceed reduction permitted due to misstatement of age, or if only has effect of reducing limit of period for which benefits for loss of time resulting from total disability will be paid to period ending on date on which right to continue policy expires and policy also provides that such limit shall not be less than 12 months.

A.B. 1049—EVANS. (Pub. H.) Amends and repeals various Secs., H. & S. C., re forfeiture of vehicle unlawfully used in narcotics' traffic.

Allows owner of any right, title, interest or lien on such vehicle to recover vehicle or his interest, provided such owner had no knowledge or reasonable grounds to believe vehicle would be put to such use.

A.B. 1050—EVANS. (Pub. H.) Amends Act 1970, the Dangerous Weapons Control Law, re carrying and possession of firearms capable of being concealed on person, and other weapons.

Incorporates essentials of New York State Sullivan Law.

Requires persons possessing such firearms to obtain licenses. Present law requires license for carrying same concealed.

Provides for matters of application for licenses and of licensing. Files of State Bureau of Criminal Identification and Investigation must reveal applicant has no criminal record. License shall be carried while person is carrying or in possession of licensed firearm.

Provides possession without license is presumption of intent to violate act.

Requires furnisher of such firearms to remove and detach coupon from license as evidence that person furnished has right to have or carry firearm. Failure is misdemeanor.

Provides presence in automobiles of designated dangerous weapons is presumptive evidence of illegal possession by persons in automobile unless one possesses license and is present of own volition.

A.B. 1051—FLEURY. (C. S. & S. P.) Adds Sec. 139.62, Veh. C., re salaries of California Highway Patrol members, to provide for 1-step increase in such salaries when member has served 15 consecutive years.

A.B. 1052—MALONEY. (Mil. Aff.) Amends Act 8961, re availability of appropriation for acquisition of temporary and emergency housing facilities for veterans and families of servicemen.

Extends appropriation for payment of encumbrances of funds under applications heretofore made from December 31, 1953, to December 31, 1955.

A.B. 1053—MALONEY. (W. & M.) Amends Ch. 47, 1943 (4th Ex.) Sess., re allocations to local agencies for postwar public works program.

Authorizes State Allocation Board to authorize reassignment by local agency of allocation assigned to it.

To take effect immediately, urgency measure.

A.B. 1054—MALONEY. (G. E. & E.) Amends Act 6447, the Construction and Employment Act, re reassignment of allocations to local agencies for construction of public works.

See digest of S.B. 636, apparently identical.

A.B. 1055—SHERWIN. (M., O., & M. I.) Amends Sec. 6827, P. R. C., re oil and gas leases of state land.

Provides that leases for extraction and removal of oil and gas may be for period of 20 years and so long thereafter as gas or oil is stored or recovered, as well as for period of 20 years and so long thereafter as gas or oil is produced.

A.B. 1056—MALONEY. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re domestic service.

Modifies existing provision which excludes "domestic service" from coverage of act, by making such service subject to act when performed for person who pays \$500 wages for domestic service in any calendar quarter. Domestic service performed within 3 calendar quarters following such \$500 quarter is also made covered "employment." Defines "domestic service."

A.B. 1057—SHERWIN. (Jud.) Amends Sec. 1238, C. C. P., re exercise of right of eminent domain.

Authorizes use of eminent domain to acquire certain specified facilities for purpose of storing, either above or underground, gas, heat, refrigeration, or power.

A.B. 1058—SHERWIN. (W. & M.) Appropriates \$5,544,000 to the Department of Social Welfare for purpose of carrying out the provisions of Ch. 1, Pt. 2, Div. 5, W. & I. C., re aid to needy disabled persons.

A.B. 1059—SHERWIN. (W. & M.) Appropriates unspecified sum in augmentation of unspecified item of Budget Act 1953 for support State Department Social Welfare.

A.B. 1060—HINCKLEY. (Ed.) Amends Secs. 14522, 14601, and 14602, adds Sec. 14525, Ed. C., re members of State Teachers' Retirement System who become members of State Employees' Retirement System or Retiring Annuities System of University of California.

Prohibits repayment without request of contributions to teachers' system of such employee terminating employment while he is member of state or university system or until he retires thereunder. Allows reentry in teachers' system and redeposit of contributions by employee whose contribution was returned prior to effective date of act.

Allows retirement for service of such member with 10 years' service in State, if he is age 55 or more, or retires concurrently under state or university system. Allows disability retirement of such member with less than 10 years' services.

A.B. 1061—HINCKLEY. (Ed.) Amends Secs. 14632 and 14639, Ed. C., re teachers' retirement.

Prohibits payment of retirement allowance for service or for disability, to person eligible for an allowance under a local retirement system, unless such person affirmatively exercises his right to an allowance under the local retirement system.

In computing allowance for disability, requires deduction of $\frac{1}{3}$ retirement annuity on account of salary earned after June 30, 1944, for which he did not make annuity contributions.

- A.B. 1062—HINCKLEY. (Ed.) Adds Sec. 14275.5 and amends Sec. 14448, Ed. C., re teachers' retirement.

Defines "month" for purposes of crediting service as school month, and for all other purposes as period starting with day and ending on corresponding day of succeeding month.

Limits credit for time teacher receives compensation from insurance carrier of school district to time during which he receives disability indemnity for injury arising out of his employment.

- A.B. 1063—HINCKLEY. (Ed.) Amends Sec. 14495.2, Ed. C., re teachers' retirement.

Limits exemption from contributions now granted to members of teachers' retirement system on military leave to time they are so absent without compensation.

- A.B. 1064—CONRAD AND OTHERS. (Elec. & Reap.) Amends various Secs., and repeals Sec. 10700, Elec. C., re elections.

Makes numerous changes to bring code into conformity with inferior court reorganization.

- A.B. 1065—CONRAD. (Elec. & Reap.) Amends Sec. 45, Elec. C., re signing of petitions or papers by voters.

Deletes provision allowing successive signers residing in same city to omit affixing name of city of residence to petition.

Deletes provision allowing successive signers on same date to omit writing date on petition.

- A.B. 1066—CONRAD AND OTHERS. (Elec. & Reap.) Amends Sec. 180, Elec. C., re affidavits of registration of electors.

Eliminates requirement of 100 sheets in books or pads of affidavit forms.

- A.B. 1067—CONRAD AND OTHERS. (Elec. & Reap.) Amends Sec. 220, Elec. C., re affidavit of registration.

Provides that form of name and signature on affidavit may be initial of given name plus middle name when affiant customarily uses such initial.

- A.B. 1068—CONRAD AND OTHERS. (Elec. & Reap.) Amends Sec. 501, Elec. C., providing that county clerk, as well as surveyor, may divide county into election precincts and prepare maps and descriptions.

- A.B. 1069—CONRAD AND OTHERS. (Elec. & Reap.) Amends Sec. 503, Elec. C., providing that board of supervisors adopt order creating election precincts as prepared by county clerk.

- A.B. 1070—CONRAD AND OTHERS. (Elec. & Reap.) Amends Sec. 1005, Elec. C., deleting requirement that board of supervisors post special election proclamation in same manner as Governor's election proclamation.

- A.B. 1071—CONRAD, CHARLES W. LYON, AND STANLEY. (Elec. & Reap.) Amends Sec. 2053, Elec. C., re number of delegates qualified to participate in presidential primary, making no substantive change.

- A.B. 1072—CONRAD, CHARLES W. LYON, AND STANLEY. (Elec. & Reap.) Amends Sec. 2420.5, Elec. C., re appointment of substitute delegates to national party convention, making no substantive change.

- A.B. 1073—CONRAD, CHARLES W. LYON, AND STANLEY. (Elec. & Reap.) Amends Sec. 2740, Elec. C., re person receiving highest number of votes at primary election, making no substantive change.

- A.B. 1074—CONRAD. (Elec. & Reap.) Adds Sec. 2743.5, Elec. C., re candidate elected to nonpartisan office at primary election.

Provides that office shall not appear on ballot at general election.

A.B. 1075—CONRAD, CHARLES W. LYON, AND STANLEY. (Elec. & Reap.) Amends Sec. 2810 and 8140, Elec. C., re presidential electors.

Requires Secretary of State to notify presidential elector of his nomination. Provides for issuance of certificates of election, rather than commission, to such electors. Requires Secretary of State to notify electors of time and place of meeting of election and that they will be entitled to per diem and mileage.

A.B. 1076—CONRAD AND OTHERS. (Elec. & Reap.) Amends Sec. 3000, Elec. C., re subsequent nominations where no nonpartisan candidate was nominated, to make provision applicable also where no such candidate was elected.

A.B. 1077—CONRAD, CHARLES W. LYON, AND STANLEY. (Elec. & Reap.) Amends Sec. 3829, Elec. C., re filing of names of presidential and vice presidential candidates and list of presidential electors of nonqualified political parties.

Changes time for filing with Secretary of State from 40 to 60 days prior to election.

A.B. 1078—CONRAD AND OTHERS. (Elec. & Reap.) Amends Sec. 3924, Elec. C., re form of ballot for direct primary election.

Deletes requirement that parallel columns for partisan and nonpartisan offices be equally divided. Makes other clarifying changes.

A.B. 1079—CONRAD AND OTHERS. (Elec. & Reap.) Amends Sec. 3944, Elec. C., re ballot forms, making no substantive change.

A.B. 1080—CONRAD AND OTHERS. (Elec. & Reap.) Repeals and adds Sec. 3946, Elec. C., re ballots.

Corrects forms of ballot for partisan and nonpartisan offices at direct primary elections, making no substantive change.

A.B. 1081—CONRAD AND OTHERS. (Elec. & Reap.) Amends Sec. 4570, Elec. C., re campaign expenditures, making no substantive change.

A.B. 1082—CONRAD, CHARLES W. LYON, AND STANLEY. (Elec. & Reap.) Amends Sec. 4830, Elec. C., re disposition of election statements of expenditures for or against measures, making no substantive change.

A.B. 1083—CONRAD AND OTHERS. (Elec. & Reap.) Amends Sec. 5503, Elec. C., re supplies furnished precinct election officers by county clerk.

Requires inclusion on voter instruction cards fact ballot will not be deposited unless ballot number slip removed.

A.B. 1084—CONRAD, CHARLES W. LYON, AND STANLEY. (Elec. & Reap.) Repeals Sec. 5550, Elec. C., deleting requirement that precinct board and clerks take oath to faithfully perform duties.

A.B. 1085—CONRAD AND OTHERS. (Elec. & Reap.) Amends Sec. 5553, Elec. C., re election procedure at polls, making no substantive change.

A.B. 1086—CONRAD AND OTHERS. (Elec. & Reap.) Repeals Sec. 5563, Elec. C., re persons permitted within barricade at polling places.

Abolishes provision permitting only persons in process of voting and authorized enforcement authorities.

A.B. 1087—CONRAD AND OTHERS. (Elec. & Reap.) Repeals and adds Sec. 5700, Elec. C., re checking register and signing roster at polling places.

Changes procedure so that roster signed last instead of first.

Provides for voter to announce name and address directly to official checking register rather than relay through another official.

A.B. 1088—CONRAD AND OTHERS. (Elec. & Reap.) Amends Sec. 5703, Elec. C., re challenging right of voter to vote, making clarifying change.

- A.B. 1089—CONRAD AND OTHERS. (Elec. & Reap.) Amends Sec. 5709, Elec. C., re casting ballots.

Eliminates provision that voter is not to leave inclosed place from time ballot received to time of retirement to voting booth.

- A.B. 1090—CONRAD AND OTHERS. (Elec. & Reap.) Repeals Sec. 5726, Elec. C., eliminating procedure for cancellation and disposition of spoiled ballots.

- A.B. 1091—CONRAD AND OTHERS. (Elec. & Reap.) Amends Sec. 5805, Elec. C., changing number of board members permitted temporary absence at one time while polls open for primary election from 1 to 2.

- A.B. 1092—CONRAD. (Elec. & Reap.) Amends Sec. 5809, Elec. C., eliminating requirement that name of voter be checked upon affidavit of registration after he votes at primary election.

- A.B. 1093—CONRAD. (Elec. & Reap.) Amends Sec. 6342, Elec. C., giving election board discretion to appoint additional judge for each additional voting machine.

- A.B. 1094—CONRAD AND OTHERS. (Elec. & Reap.) Amends Secs. 7003, 7005, 7007, and 7008, Elec. C., re canvass of votes at precincts.

Requires comparison of number of ballots with number of names on roster rather than list of voters and tally lists.

Requires certification and attestation of number of names on roster rather than tally lists.

- A.B. 1095—CONRAD AND OTHERS. (Elec. & Reap.) Amends Sec. 7011, Elec. C., re disposition of ballots rejected for illegality.

Requires placing ballots in package marked for voted ballots rather than stringing ballots upon string.

- A.B. 1096—CONRAD AND OTHERS. (Elec. & Reap.) Amends various Secs., Elec. C., re procedure at the polls.

Changes all references to "tally list" to "tally sheet."

- A.B. 1097—CONRAD AND OTHERS. (Elec. & Reap.) Amends Sec. 7023, Elec. C., re posting of election results.

Requires that results remain posted outside polling place for 48 hours from closing of polls.

- A.B. 1098—CONRAD AND OTHERS. (Elec. & Reap.) Amends Sec. 7101 and repeals Sec. 7102, Elec. C., re return of ballots by precinct board.

Permits inclosing of voted, spoiled, canceled and unused ballots in one package rather than requiring separate package for voted ballots.

Eliminates requirement of separate packages for ballots of each party and non-partisan ballots at primary elections.

- A.B. 1099—CONRAD AND OTHERS. (Elec. & Reap.) Amends Sec. 7108, Elec. C., re disposition of register, lists, papers, and ballots after canvass of votes by precinct.

Requires sealed packages be given to inspector for delivery to county clerk or registrar of voters rather than given to precinct board member determined by lot.

- A.B. 1100—CONRAD AND OTHERS. (Elec. & Reap.) Amends Sec. 7109, Elec. C., re delivery of register lists and ballots to county clerk after canvass of votes.

Requires inspector or his agent rather than selected precinct board member to deliver.

Provides additional method by authorizing delivery to deputy at receiving station.

- A.B. 1101—CONRAD AND OTHERS. (Elec. & Reap.) Amends Sec. 7201, Elec. C., re election procedure.

Permits county clerk or deputy or registrar of voters to open envelope containing voted ballots in presence of judge of superior court and district attorney or deputy, to determine if ballots are inside.

A.B. 1102—CONRAD AND OTHERS. (Elec. & Reap.) Amends Sec. 7207, repeals Secs. 7205 and 7206, Elec. C., re election procedure.

Requires county clerk to retain custody of tally lists but to make them available to body charged with canvass of returns. Deletes requirement of delivery and return of tally list to board of supervisors.

Makes technical changes.

A.B. 1103—CONRAD AND OTHERS. (Elec. & Reap.) Amends Sec. 7921, Elec. C., re canvass of returns.

Requires order that canvass be made by county clerk or registrar of voters to be made prior to date of election.

A.B. 1104—CONRAD AND OTHERS. (Elec. & Reap.) Amends Sec. 7924, Elec. C., re canvassing of election returns, making no substantive change.

A.B. 1105—CONRAD AND OTHERS. (Elec. & Reap.) Amends Sec. 9757, Elec. C., re nominations for municipal elections.

Deletes requirement that signers of nomination papers state occupation.

A.B. 1106—CONRAD AND OTHERS. (Elec. & Reap.) Amends Sec. 9854, Elec. C., re election officers of municipal elections.

Requires officers to sign declaration of intention to faithfully discharge their duties. Deletes requirement that they take and subscribe to oath to perform their duties.

A.B. 1107—CONRAD AND OTHERS. (Ed.) Amends Sec. 1812, Ed. C., re school district elections.

Changes time limit within which county clerk or registrar of voters must forward copies of index of registration book to governing board of school district calling election from 20 to 40 days before the election.

A.B. 1108—CONRAD AND LEVERING. (Elec. & Reap.) Amends Sec. 127, Elec. C., re registration as elector, making procedure for proving person a naturalized citizen mandatory rather than permissive.

A.B. 1109—CONRAD AND LEVERING. (Elec. & Reap.) Amends Sec. 128, Elec. C., re registration as elector, making procedure for proving person a citizen by virtue of his father being a citizen at time of his birth mandatory rather than permissive.

A.B. 1110—CONRAD AND LEVERING. (Elec. & Reap.) Amends Sec. 129, Elec. C., re registration as elector, making procedure for proving person a citizen by virtue of naturalization of parent mandatory rather than permissive.

A.B. 1111—CONRAD AND LEVERING. (Elec. & Reap.) Amends Sec. 130, Elec. C., re registration as elector, making procedure for proving person a citizen by virtue of marriage to a citizen mandatory rather than permissive.

A.B. 1112—CONRAD AND OTHERS. (Elec. & Reap.) Amends Sec. 4536, Elec. C., re filing of campaign statements.

Fixes time limit of 15 days after election for person to qualify for certificate of nomination or election.

Requires county clerk to send campaign statement form to person within 3 days after election.

A.B. 1113—CONRAD. (Elec. & Reap.) Adds Sec. 7707.5, Elec. C., re counting of ballots.

As alternative to periodical reports as to votes on offices and measures designated as being of more than ordinary interest, authorizes county clerk or registrar of voters to require precinct board to count all votes for such office or measure before counting votes for other offices or measures. Provides for reporting result of such special count.

A.B. 1114—CONRAD AND CHARLES W. LYON. (Elec. & Reap.) Amends Sec. 46.5, Elec. C., re petitions.

Requires residential and voting address of circulator of petition or other paper to be on it at time it is signed.

- A.B. 1115—CONRAD AND OTHERS. (Elec. & Reap.) Amends Secs. 293, 293.5, 295, 296, 296.5, Elec. C., re cancellation of affidavits of registration by county clerk.

Requires cancellation if registrant has not voted at preceding general election rather than both preceding general and direct primary.

- A.B. 1116—CONRAD, CHARLES W. LYON, AND STANLEY. (Elec. & Reap.) Amends Secs. 2106, 2111, and 2203, adds Sec. 2305, Elec. C., re delegates to national conventions of political parties.

Requires nomination papers of candidates for delegate to show that group has expressed preference for named person as candidate for presidential nominee. Requires pledge of candidate for delegate to be filed before his nomination papers are circulated. Eliminates provisions for endorsement of group by campaign committee for candidate for nomination for presidency and requires endorsement of group by such candidate to be filed with Secretary of State before nomination papers of group are circulated.

- A.B. 1117—CONRAD AND OTHERS. (Elec. & Reap.) Amends Sec. 5301, Elec. C., re solicitation of campaign funds.

Present law prohibits committee or similar organization having as part of its name that of a political party from soliciting funds for use of that party without consent of specified party officers. Bill prohibits solicitation of such funds for any other party, as well as one whose name is used and provides for consent of officials of either the party whose name is used or the party for whom funds are solicited.

- A.B. 1118—CONRAD AND OTHERS. (Elec. & Reap.) Amends Sec. 4502, Elec. C., re lawful expenses of candidates.

Revises provisions as to what constitutes lawful expenses. Specifies what personnel may be employed. Includes expenses of public opinion surveys and radio and television time. Specifies that campaign personnel's travel expenses are lawful expenses. Makes other changes.

- A.B. 1119—CONRAD AND OTHERS. (Elec. & Reap.) Adds Sec. 1509.8, Elec. C., providing for printing in ballot pamphlet of analysis and estimate by Legislative Auditor of cost or saving expected from adoption of measure submitted to voters.

- A.B. 1120—CONRAD. (Elec. & Reap.) Adds Sec. 120.5, Elec. C., re registration of electors.

Provides for new and complete registration commencing January 1, 1954. As to elections thereafter and prior to April 1, 1954, affidavits of registration at preceding general elections, brought up to date, are to be used. As of April 1, 1954, all registrations prior to January 1, 1954, are to be canceled.

- A.B. 1121—CONRAD. (Elec. & Reap.) Amends Sec. 129, Elec. C., re proving citizenship by virtue of naturalization of parent for purpose of registration as elector.

Makes method mandatory rather than permissive.

Specifies showing fact by production of certificate of derivative citizenship issued pursuant to laws of United States.

- A.B. 1122—CONRAD. (Elec. & Reap.) Amends Sec. 370, Elec. C., re indices of registration.

Requires that letters and figures of index shall be no less than eight-point type.

Makes other technical changes.

- A.B. 1123—CHAPPEL. (Ed.) Repeals Secs. 13582 and 13583, Ed. C., re dismissal of probationary employees.

Repeals provision allowing dismissal without cause at end of school year and provision making exception thereto for districts with average daily attendance of 60,000 or more.

- A.B. 1124—CLARKE. Adds Sec. 35855, Wat. C., providing for validation of California Water Districts' contracts in superior courts.

Chapter 16, Statutes of 1953, approved January 27, 1953, in effect immediately.

A.B. 1125—CLARKE. (Mun. & C. G.) Amends Sec. 28123, Gov. C., and Sec. 423, Ed. C., re compensation for public service in Merced County, making unspecified changes.

A.B. 1126—CLARKE. (Mun. & C. G.) Amends Sec. 28134, Gov. C., and Sec. 434, Ed. C., re compensation for public service in Madera County, making unspecified changes.

A.B. 1127—CLARKE. (Agr.) Amends Secs. 911.23, 912, 914, and repeals Sec. 911.25, Ag. C., re agricultural and vegetable seeds.

Classifies Chilean dodder and Bermuda grass, no matter how sold, as secondary noxious weeds.

Requires that where aggregate of seed components, each not exceeding 5 percent of whole, exceed 10 percent, all those exceeding 1 percent must be named on tag attached to container.

Requires name and number of secondary noxious weed seed, found in agricultural seed, be shown on tag, regardless of amount of weed seed present.

Provides that where percentage by weight of seed is required to be shown, such percentage shall be exclusive of any substance added to seed.

Changes time limit within which agricultural seeds sold at retail must be tested for germination, from 9 to 12 months prior to sale.

Repeals provisions allowing certain weed seeds, when sold alone or as specific constituent of mixture, to be regarded as agricultural or vegetable seed.

Makes other technical changes.

A.B. 1128—CLARKE. (Agr.) Adds Sec. 153.3, Ag. C., re replacement nursery stock.

Authorizes Director of Agriculture to make agreements for replacement of host plants destroyed in eradication of fruit flies in lieu of reimbursing owner of such plants. Specifies that expenditures shall not exceed amount budgeted for purpose.

A.B. 1129—CLARKE. (Agr.) Amends Secs. 34.6, 120, 120.5, and 121, Ag. C., re nursery stock.

Provides that fees for identification record service for parent root and top stock and for inspection, certification and registration of nursery stock shall be based on approximate cost, rather than cost, of services. Authorizes publication of list of persons having nursery licenses with information as to laws re nursery stock. Permits use of money collected under foregoing provisions for administering provisions re grading and standards for nursery stock.

A.B. 1130—CLARKE. (Agr.) Amends Secs. 1300.12, 1300.15, 1300.16, and 1300.19, Ag. C., re California Marketing Act of 1937.

Includes in definition of agricultural commodities subject to act any class, variety, or utilization of any commodity now subject to act.

Provides that marketing order providing for grading and inspection of commodities may include maturity standards and may provide for lowest permissible grading standards.

Revises provisions re rules and regulations to carry out marketing orders to authorize Director of Agriculture to establish rules and regulations governing all marketing orders or agreements without recommendation of advisory board and to require such recommendation as to rule or regulation as to particular marketing order or agreement and permits such rule or regulation to include seasonal marketing regulation.

Requires handlers and processors, as well as wholesalers and retailers, to furnish information as to commodities received.

Permits court to order reconditioning and sale of salable portion of nonconforming commodities and deposit of net proceeds to credit of owner.

A.B. 1131—COOKE. (Ind. R.) Amends Sec. 1720, Lab. C., re public works.

Adds to definition of "public works" in chapter regulating employment, wages, and working hours on public works, "maintenance work paid for in whole or in part out of public funds."

A.B. 1132—COOKE. (Ind. R.) Amends Sec. 1720, Lab. C., re public works.

Amends definition of "public works" in chapter regulating employment, wages, and working hours on public works to specifically include painting and decorating.

A.B. 1133—COOKE. (Ind. R.) Amends Sec. 1771, Lab. C., re public works and public agencies.

Changes present law requiring payment of certain minimum wages and overtime on public work except maintenance work, by deleting exclusion of maintenance work.

A.B. 1134—COOKE. (Mun. & C. G.) Amends Sec. 25358, Gov. C., re maintenance of county buildings, to provide that maintenance does not include construction or repair.

A.B. 1135—COOKE. (Mun. & C. G.) Amends Sec. 25359, Gov. C., re working prisoners on county property.

Imposes proviso that material and labor costs not to exceed \$2,000.

A.B. 1136—COOKE. (Mun. & C. G.) Amends Sec. 25456, Gov. C., re shipping facility work done by the day under supervision of county surveyor or engineer.

Imposes proviso day labor be paid at general prevailing construction rate.

A.B. 1137—COOKE. (Ind. R.) Amends Sec. 2009, S. & H. C., to restrict use of county highway maintenance employees to maintenance work, and not construction or repair.

A.B. 1138—COOKE. (Ind. R.) Amends Secs. 1073, 1074, and 1075, re performing highway work.

Requires that when day labor is used for work on county highways after bids are rejected as too high, such day labor shall be paid general prevailing construction rate for work.

A.B. 1139—COOKE. (Jud.) Amends Secs. 273h and 4017, Pen. C., re work on county property by person convicted of nonsupport of child or wife, or desertion or abandonment of child.

Imposes proviso cost of project not to exceed \$2,000, and that work be confined to maintenance.

A.B. 1140—COOKE. (Mun. & C. G.) Amends Sec. 1720, Lab. C., re public works.

Deletes provision now requiring "construction and repair work" to be done under contract before it may be considered "public works" within meaning of chapter regulating wages, hours and working conditions on public works.

A.B. 1141—COOKE. (Ind. R.) Amends Secs. 1771 and 1773, Lab. C., re wages.

Amends law that minimum wage on public work shall be prevailing rate for similar work in locality where public work performed by providing minimum shall be rate in nearest labor market to such locality.

A.B. 1142—LEVERING. (Pub. H.) Adds chapter heading to Pt. 4, Div. 6, W. & I. C., relating to psychiatric hospital clinic in the City of Los Angeles.

A.B. 1143—NIELSEN. (Ind. R.) Amends Sec. 3700, Lab. C. re workmen's compensation.

Authorizes imposition of fee up to \$100 for issuance to employer of certificate of consent to self-insure against workmen's compensation liability.

A.B. 1144—FLETURY. (Jud.) Amends Act 1970, the Dangerous Weapons Control Law, and amends Secs. 12051, 12052, 12053, and 12054, Pen. C., re licenses to carry concealed firearms.

Requires applicant's fingerprints to be taken on forms prescribed by State Bureau of Criminal Identification and Investigation, rather than on standardized cards of specified size.

Authorizes licensing authority, where applicant's fingerprints previously forwarded to bureau in connection with prior application for license to the same authority, to note data identifying prior application on license application in lieu of applicant's fingerprints.

Increases license fee from \$1 to \$3, and provides one-half to go to the State and one-half to city or county treasury, rather than all to the State. Exempts applicant

whose fingerprints were previously sent to bureau in connection with a prior license application, from payment of fee.

Requires licensing authority to send record of issuance of license to county clerk, and requires county clerk to maintain record in his office.

A.B. 1145—NIELSEN AND FLEURY. (C. S. & S. P.) Amends Sec. 18950, Gov. C., re state civil service.

Provides that vacancies in civil service positions shall insofar as possible and consistent with best interests of State be filled from among persons whose names appear on appropriate general, departmental or subdivisional re-employment lists, as well as from appropriate promotional lists.

A.B. 1146—NIELSEN AND FLEURY. (C. S. & S. P.) Amends Sec. 19540, Gov. C., re state civil service.

Requires notice of layoff to employee compensated on monthly basis to be in writing and to contain statement of specific reason or reasons for layoff.

A.B. 1147—NIELSEN AND FLEURY. (C. S. & S. P.) Adds Sec. 19305, Gov. C., re state civil service.

Provides that when state employee is given an over-all rating of standard or better on his performance rating or a rating of standard or better on any performance factor therein, such rating shall be presumed to be true and correct rating and burden of proof shall be on the department, agency, or person claiming rating is not correct to establish such fact by clear and convincing evidence.

A.B. 1148—NIELSEN AND FLEURY. (C. S. & S. P.) Amends Secs. 4800, 4801, 4802, 4803, and 4804, Lab. C., re workmen's compensation.

Extends to all state employees benefit now available only to active law enforcement members of Highway Patrol in provision for leave of absence without loss of salary for not more than 1 year in lieu of disability payments while suffering temporary disability.

A.B. 1149—FLEURY AND NIELSEN. (C. S. & S. P.) Adds Sec. 19635, Gov. C., declaring failure to file petition for rehearing with State Personnel Board is not defense to court action taken from decision of board.

A.B. 1150—FLEURY AND NIELSEN. (C. S. & S. P.) Amends Sec. 21363 and repeals Sec. 21363.5, Gov. C., re State Employees' Retirement System.

Provides that special death benefit be paid in case of industrial death of state miscellaneous member, and deletes provisions for such benefits in case of patrol, prison, and forestry members.

A.B. 1151—FLEURY AND NIELSEN. (W. & M.) Adds Art. 4.6, Ch. 5, Pt. 1, Div. 2, Title 5, Gov. C., re state assistance to local agencies for public works projects.

Creates County, City, and District Construction Revolving Fund and appropriates to it unexpended balances of appropriations made by Ch. 47, 1943 (4th Ex.) Sess., Chs. 20 and 29, 1946 (1st Ex.) Sess., and Ch. 21, 1952 (2d Ex.) Sess.

Authorizes State Allocation Board to provide loans to local agencies from said fund for construction of public works projects and prescribes procedure.

Prohibits loan to local agency if it is created contrary to Sec. 18, Art. XI, Const., unless approved by $\frac{2}{3}$ of qualified electors of local agency.

A.B. 1152—STEWART. (G. E. & E.) Amends Sec. 8800, B. & P. C., creating Professional Engineer's Fund as successor to Civil Engineers Fund.

A.B. 1153—STEWART. (Trans. & C.) Amends Sec. 8919, B. & P. C., re Yacht and Ship Brokers Commissioner.

Provides that principal office of commissioner shall be in such city as Director of Professional and Vocational Standards may designate, rather than in Sacramento, and with consent of director commissioner may establish branch offices in such other cities as necessary, instead of in San Francisco, Los Angeles, and other cities as necessary.

- A.B. 1154—STEWART. (G. E. & E.) Amends Sec. 7020, B. & P. C., re definition of contractor.

Includes in definition of contractor any person who engages in eradication of or processing against, infestation by pests structurally injurious to buildings or other structures, by means of structural repairs and alterations and application of wood preservatives directly on wood by brush, dip, or spray method.

- A.B. 1155—STEWART. (Pub. H.) Adds Sec. 16234.5, H. & S. C., to require every kitchen to have an approved vent.

- A.B. 1156—STEWART. (G. E. & E.) Amends Sec. 6738, B. & P. C., re practice of civil engineering.

Permits partnership, firm or corporate name of firm practicing civil engineering to include name of land surveyor, and provides that such name shall, except in case of fictitious name, include name of one or more civil engineers in the partnership, firm or corporation. Provides that section does not authorize land surveyor to practice land surveying through medium of partnership or firm.

- A.B. 1157—STEWART. (L. & D.) Adds Sec. 739, Ag. C., re fluid milk and fluid cream.

Provides that minimum prices for fluid milk and fluid cream do not apply to sales to county, city, district or governmental agency if bids are advertised for and contracts awarded to lowest bidder.

- A.B. 1158—MALONEY AND COLLINS. (C. S. & S. P.) Adds various Secs., Gov. C., re retirement of harbor policemen employed by Board of State Harbor Commissioners for San Francisco Harbor.

See digest of S.B. 717, apparently identical.

- A.B. 1159—MALONEY. (G. O.) Amends Sec. 18730, B. & P. C., re conducting of boxing contests, sparring or wrestling matches.

Provides that boxing contests, sparring and wrestling matches for prizes or purses or where admission fee is received may be held on November 11th, now prohibited.

- A.B. 1160—LUCKEL, CLOYED, AND BULEN. (G. E. & E.) Adds Sec. 1230 to Gov. C., re public records.

Provides that, except as otherwise provided by law, official records, reports or other official documents of any state agency, or county, city and county, city, or of any district, or other public agency or officers or employees thereof, shall be available for public inspection during business hours.

- A.B. 1161—LIPSCOMB. (G. E. & E.) Amends Sec. 17091, Gov. C., re application to Controller for duplicate warrant, eliminating bond requirement when amount of missing warrant under \$25.

- A.B. 1162—LIPSCOMB. (Rev. & Tax.) Amends and adds various Secs., R. & T. C., re inheritance and gift taxation.

Provides that as to presently taxable inter vivos transfer for inheritance tax purposes of property in which transferor reserves income or interest for life, a reservation shall be conclusively presumed where transferor retains possession or enjoyment of income or interest in property until death.

For inheritance tax purposes in case of joint tenancy property, provides for exclusion of not more than one-half if acquired with separate property of decedent and spouse is surviving tenant; provides for similar exclusion of not more than one-half if acquired with community property and wife is surviving tenant; provides for exclusion of all if acquired with community and husband is survivor.

Changes provisions for direct assessment of tax on amount of any deduction erroneously allowed for inheritance tax purposes, to one for modification of order fixing tax in making of which deduction was so allowed.

Removes necessity of Controller's securing consent and approval of Attorney General before specially employing counsel in inheritance tax matters. Makes related technical changes.

Eliminates requirement for oath in connection with gift tax return, and substitutes requirement for written declaration that return is made under penalties of perjury.

Authorizes Controller to file suits in courts of other states for collection of inheritance and gift taxes, and grants other states extending like comity to California privilege of suing for similar taxes in our courts.

A.B. 1163—LIPSCOMB. (C. S. & S. P.) Amends Secs. 13920 and 16001, Gov. C., re pay of state officers and employees.

Requires State Board of Control to adopt general rules and regulations governing computation of pay in case of person on monthly basis salary entitled to less than full month's pay.

Exempts claims for expenses of Legislature, or members or committees thereof, and for official salaries fixed by statute, from such rules and regulations.

A.B. 1164—LIPSCOMB. (G. E. & E.) Amends Sec. 13144, Gov. C., re refund of fees erroneously collected by state agencies.

Deletes provision for refund after deposit in State Treasury out of money collected by agency which would otherwise be paid into Treasury to credit of same account or fund to which fee sought to be refunded was credited.

A.B. 1165—LIPSCOMB. (G. E. & E.) Adds Sec. 12478, Gov. C., re duplicate state pay roll warrants.

Requires Controller, upon certification by employee's appointing power that such warrant has been lost or destroyed prior to delivery to employee, to issue duplicate warrant without requiring bond.

Provides that pay roll warrant is considered lost if it has been sent to payee but not received within reasonable time.

A.B. 1166—LIPSCOMB. (Soc. Wel.) Repeals Secs. 125, 126, 127, and 128, W. & I. C., abolishing revolving fund known as Social Welfare Disbursement Fund.

A.B. 1167—LIPSCOMB. (G. E. & E.) Repeals Art. 2, Ch. 1, Pt. 4, Div. 4, Title 2, Gov. C., re disbursing officers' warrants for payment of salaries of state officers or employees.

A.B. 1168—THOMAS. (G. E. & E.) Amends Secs. 7056, 7057, 7058, and 7059, B. & P. C., re contractors.

Provides general engineering contractor, general building contractor, and specialty contractors shall devote their entire business to the described activity, rather than merely principal part of it.

A.B. 1169—THOMAS. (F. & G.) Amends Secs. 450.5 and 971, F. & G. C., re taking of fish and lobsters by use of aqua lung.

Prohibits Fish and Game Commission from regulating or modifying provisions allowing the taking of fish or spiny lobsters by means of aqua lung.

A.B. 1170—THOMAS. (C., P., & P. W.) Adds and amends various Secs., S. & H. C., re highway lighting districts.

Authorizes exemption from District Investigation Law of 1933, and formation of district without election, upon petition by taxpayers representing 60 percent or more of total assessed valuation of taxable property in proposed district.

Requires governing body of district to deny petition for installing and maintaining additional lights if it determines cost should not be paid by entire district. Authorizes formation of temporary zones for installation and maintenance of additional lights and prescribes procedure therefor.

Authorizes board of supervisors to transfer surplus funds to district, if district is organized too late for tax levy in current or next ensuing year, and requires repayment from first district tax receipts.

A.B. 1171—THOMAS. (F. & G.) Amends Sec. 797, F. & G. C., authorizing transportation out of state of frozen and packaged chowder made from abalone trimmings.

A.B. 1172—THOMAS. (Mun. & C. G.) Amends Act 5215, the Municipal Improvement Act of 1913, re improvements made under said act.

Requires city clerk to post and publish notices re proposed improvement and hearing of protests at least 10, rather than 20, days before hearing, and to mail notices to landowners to be assessed at least 15, rather than 20, days before hearing.

Provides assessments become delinquent if not paid within 30, rather than 60, days after recordation thereof, and authorizes their payment in whole or in part during said 30-day period. Requires return of surplus assessments paid in cash to owners of land assessed, rather than persons paying assessments, when such surplus is used as credits on assessments rather than for maintenance of improvement.

A.B. 1173—THOMAS. (G. E. & E.) Amend Secs. 5840 and 5841, S. & H. C., re annexation to county maintenance districts.

Includes, re annexation to county maintenance district of territory of another maintenance district, annexation of territory of a maintenance district formed under Sewer Maintenance District Act.

A.B. 1174—THOMAS. (Mun. & C. G.) Adds Secs. 5821.1, 5821.2, and 5824.1, and amends Secs. 5825 and 5829, S. & H. C., re county maintenance districts.

Authorizes board of supervisors to order territory in which work is to be done or improvements constructed annexed to existing county maintenance district or sewer maintenance district and prescribes procedure re hearing of protests in connection therewith.

A.B. 1175—DILLS. (Pub. H.) Adds Sec. 2316.6, B. & P. C., re reciprocity license to practice medicine.

Provides completion of course of instruction or training required for reciprocity license complies with requirements if school or schools in which course or courses were completed have been approved by the board at time application is filed.

A.B. 1176—BACKSTRAND. (Rev. & Tax.) Amends Sec. 7351, R. & T. C., re gas tax.

Changes measure of tax from $4\frac{1}{2}$ cents per gallon to unspecified percentage of gross receipts.

A.B. 1177—ERWIN. (C., P., & P. W.) Amends Act 4463, the Los Angeles Flood Control Act, providing that all but one signature on district bonds may be printed.

To take effect immediately, urgency measure.

A.B. 1178—MUNNELL. (Jud.) Adds Sec. 1001, C. C. P., re disclosure of insurance coverage in action based upon bodily injury, death, or property damage.

See digest of S. B. 384, apparently identical.

A.B. 1179—MUNNELL. (Elec. & Reap.) Adds Sec. 8010, Elec. C., re appeal by challenged voter from determination of precinct board.

Provides for appeal to canvassing boards at or prior to final canvass of votes and procedure for casting ballot if canvassing board determines precinct board erroneous.

A.B. 1180—HINCKLEY AND ERWIN. (F. & G.) Amends, renumbers, and adds various secs., F. & G. C., re special use permits for sporting fishing in Colorado River.

Requires permit for fishing from boat or other float in addition to regular fishing license. Requires California permit for holder of Arizona fishing license, and Arizona permit for holder of California license.

Authorizes sale of California permits in Arizona and Arizona permits in California, providing for audits and remittance of fees.

Requires, for fishing from shore, regular license from state having jurisdiction thereof.

Deletes provision requiring Arizona license holder to obtain special California license.

Makes other technical changes.

A.B. 1181—McFALL. (C. P., & P. W.) Amends Sec. 51360, and repeals Sec. 51362, Wat. C., re operation and maintenance assessments of reclamation districts.

See digest of S. B. 835, apparently identical.

A.B. 1182—McFALL. (Ind. R.) Adds Sec. 388.1, C. C. P., re labor unions.

Provides labor union may sue or be sued as entity, and any money judgment against union is only enforceable against its assets and not against member or his assets.

Provides suit against union shall be maintained in county where it maintains principal office.

A.B. 1183—BURKE. (Mun. & C. G.) Amends Sec. 5390, S. & H. C., to authorize payment of assessments under Improvement Act of 1911 in whole or in part during 30-day period after due date.

A.B. 1184—HANSEN. (Agr.) Amends Sec. 160.1, Ag. C., re definition of "pest control."

Defined, in part, as any substance, method or device "to control pests" rather than "for pesticidal purposes."

A.B. 1185—HANSEN. (Fin. & Ins.) Amends Sec. 6070, repeals Sec. 6071, Ins. C., re county mutual insurance.

See digest of S. B. 772, apparently identical.

A.B. 1186—HANSEN. (Fin. & Ins.) Amends Secs. 6070 and 6071, Ins. C., re county mutual insurance.

See digest of S. B. 771, apparently identical.

A.B. 1187—HANSEN. (Fin. & Ins.) Amends Sec. 6013, Ins. C., re policies issued by county mutual fire insurers.

Requires such policies to be printed in type as large as, rather than, not smaller than, small pica.

A.B. 1188—PORTER. (Ed.) Amends Sec. 401, Ed. C., to change compensation of superintendent of schools of Los Angeles County, from \$15,000 per year to unspecified amount.

A.B. 1189—PORTER. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re unemployment insurance.

Increases weekly unemployment benefits from present maximum of \$25 based on quarterly earnings of \$580 and over to new maximum of \$40 based on quarterly earnings of \$640 and over.

A.B. 1190—KELLY. (W. & M.) Adds Sec. 54129.5, Gov. C., and amends Ch. 21, 1952 (2d Ex.) Sess., re state assistance for restoration, repair, and reconstruction of public works damaged or destroyed by earthquakes.

Authorizes State Allocation Board, upon loaning funds to local agency, to waive specified provisions of Gov. C., re reconstruction of public buildings, if it deems they are not applicable to or feasible for use in connection with such loan.

Extends period during which appropriation made by Ch. 21, 1952 (2d Ex.) Sess. may be expended to 1954-1955 Fiscal Years, and authorizes application for allocation to be made on or before December 31, 1954, rather than 1953.

To take effect immediately, urgency measure.

A.B. 1191—McCOLLISTER. (Trans. & C.) Repeals Sec. 428.5, amends Secs. 429 and 585, Veh. C., to make procedure for sales for repair or storage charges by lienholders of vehicles appraised at not more than \$50, same as sales by lienholders of other vehicles.

A.B. 1192—HAHN. (Mun. & C. G.) Adds Secs. 18121.5, 18401.5, and 18731.5, S. & H. C., re consolidation of notices of sale of land for delinquent assessments levied by street lighting and lighting maintenance districts.

Authorizes such consolidation under Street Lighting Act of 1919 or Street Lighting Act of 1931, if 2 or more street lighting districts exist in any city; and authorizes such consolidation under Municipal Lighting Maintenance District Act of 1927, if 2 or more municipal lighting maintenance districts exist in any city.

A.B. 1193—CLOYED. (Jud.) Amends Act 5238, the Municipal Court Act of 1925, re Municipal Court of San Diego Judicial District.

Deletes provision that judge must be elector of city in which he serves and admitted to practice before Supreme Court for 5 years preceding election. Makes clarifying changes.

A.B. 1194—CLOYED. (Ind. R.) Adds Ch. 11, Div. 6, Ag. C., re concerted interferences with handling of milk and cream.

Declares use of secondary strikes and secondary boycotts to prevent transportation, processing, storage or distribution of milk or cream is contrary to state public policy, and implements that declaration by providing specified contracts between labor organizations and employers in dairy industry are against public policy, and unlawful.

Authorizes damage suits and injunctive relief for persons injured or threatened with injury by violation of above provisions.

A.B. 1195—PATTERSON AND OTHERS. (G. E. & E.) Amends Sec. 139.44, Veh. C., re service of warrants by Highway Patrol and payment of expense thereof from Motor Vehicle License Fee Fund.

See digest of S. B. 1084, apparently identical.

A.B. 1196—DAVIS. (Ind. R.) Amends, adds, and repeals various secs., Lab. C., re manufacturing in homes.

Amends Division of Industrial Welfare's existing power to order discontinuance of home manufacture, and to permit exceptions to order prohibiting home manufacture in an industry.

Makes technical changes and requires certain records to be kept and specifies division has access to place of business and records.

Provides violation of, refusal to, or neglect to comply with act are misdemeanors.

A.B. 1197—KELLY AND DONAHOE. (Jud.) Amends Ch. 1439, Stats. 1951, re number and compensation of Bakersfield municipal court judges, officers, and attaches.

Changes salary of judges from \$8,000 to \$12,000, and salary of clerk from \$240 to \$433.

Makes various changes in number and compensation of clerk's attaches.

A.B. 1198—KELLY AND DONAHOE. (Ed.) Amends Sec. 411, Ed. C., to increase compensation of superintendent of schools of Kern County from \$10,000 to \$12,000.

A.B. 1199—KELLY AND DONAHOE. (Jud.) Amends Sec. 79.15, C. C. P., and Sec. 69655, Gov. C., to change compensation of superior court judges of Kern County from \$12,500 to \$15,000 annually.

A.B. 1200—KELLY AND DONAHOE. (Jud.) Amends Sec. 66j, C. C. P., and 69585, Gov. C., to increase number of superior court judges in Kern County from 4 to 5.

A.B. 1201—LINDSAY AND HANSEN. (G. E. & E.) Amends Sec. 6816, P. R. C., re State Lands Act Fund.

Provides, effective as of date of release of funds held in trust in Special Deposit Fund or by treasurer of U. S. pending settlement of case of U. S. v. California, that \$1,000,000 must be transferred annually (upon order of Controller) from State Lands Act Fund to Wildlife Restoration Fund and \$1,000,000 for support of Soil Conservation Commission. Requires expenditure of such trust funds, when released, in same manner as State Land Act Fund, as provided by Sec. 6816, P. R. C.

A.B. 1202—CHAPEL. (Elec. & Reap.) Adds Ch. 6, Div. 7, Elec. C., re voters handbook.

Provides that Secretary of State shall cause voters' handbooks to be printed prior to each direct primary and general election. Book is to contain statements of each party as to candidates for President and Vice President in presidential years; state platforms; statements of candidates; and ballot pamphlet as now provided for.

Establishes limits on number of pages allowable for statements of various kinds. Sets schedule of fees for handbook prior to primary.

Provides for distribution of handbook to voters by county clerk or registrar of voters and requires 3 copies to be kept at each polling place.

A.B. 1203—CHAPEL. (Elec. & Reap.) Adds Sec. 1405.5, Elec. C., re initiative and referendum petitions.

Requires all sections of such petitions and supplemental petitions to be filed simultaneously with county clerk. Prohibits delivery of any section of such petition or supplemental petition to clerk without all sections being delivered.

A.B. 1204—CHAPEL. (Elec. & Reap.) Adds Sec. 1405.6, Elec. C., re initiative and referendum petitions.

Authorizes county clerk office personnel to place precinct numbers on such petitions while working extra hours. Prohibits personnel doing such work to compare petition signatures with registration signatures.

A.B. 1205—CHAPEL. (Elec. & Reap.) Adds Sec. 1405.7, Elec. C., re initiative and referendum petitions.

Construes Sec. 1, Act IV, California Constitution, to require all sections of such petitions to be filed simultaneously. Defines "filed" as delivered to county clerk's office.

A.B. 1206—BECK. (Jud.) Repeals and adds Sec. 170.5, C. C. P., re disqualification of judges for prejudice.

See digest of S. B. 392, apparently identical.

A.B. 1207—BECK. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re disability insurance.

Deletes from conditions that voluntary unemployment disability plan must fulfill as prerequisite to obtaining commission's approval, requirement that employer consent to plan and agree to make pay roll deductions required and transmit proceeds to plan insurer.

A.B. 1208—BECK. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act.

Authorizes majority of members of labor organization or of group of labor organizations to apply to commission for approval of voluntary plan of disability benefits.

A.B. 1209—BECK. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re voluntary plans of disability benefits.

Authorizes majority of members of labor organization or group of labor organizations to make application for approval of voluntary plan.

Deletes from conditions necessary to approval of voluntary plan requirement that employer agrees to make and transmit required deductions. Authorizes election of new voluntary plan.

To provision plan continues until terminated adds that plan also ceases upon election of new voluntary plan.

A.B. 1210—CREEDON. (Ind. R.) Amends Sec. 3800, Lab. C., re construction permit requirements.

Excepts from existing workmen's compensation insurance requirement for obtaining permit to work on any structure those cases where permit is for less than \$100, or applicant certifies that no person will be employed so as to be subject to workmen's compensation.

A.B. 1211—CREEDON. (C. S. & S. P.) Amends Secs. 124 and 5310, Lab. C., re Industrial Accident Commission.

Prohibits Personnel Board from considering or being limited by statutory salary of any member of commission or any other person in fixing salary of any employee of commission.

Makes other clarifying changes.

A.B. 1212—CREEDON. (Fin. & Ins.) Amends Secs. 4600 and 5505, Lab. C., re workmen's compensation.

Extends provisions re reimbursement of employees or descendants thereof for expenses incurred in proving contested claims, to include expenses of medical testimony incurred therefor.

Gives defendants 10, rather than 5, days after service of application in which to disclaim interest in controversy or point out matters of discrepancy or by way of defense.

A.B. 1213—CREEDON. (Fin. & Ins.) Amends Secs. 5313, 5800.5, and 5908.5, Lab. C., re workmen's compensation.

Requires filing of award and report within 30 days after claim is submitted for decision, instead of after testimony is closed.

Eliminates requirement that report state findings and conclusions.

In lieu of provision that decision or reconsideration contain findings and conclusions, provides that it shall state reasons for it, unless they are same as those previously stated by commissioner or referee.

A.B. 1214—CREEDON. (Fin. & Ins.) Amends Sec. 5801, Lab. C., re workmen's compensation.

Provides that attorney's fee awarded employee for legal services incurred in successfully resisting employer's petition for writ of review, shall be in addition to compensation otherwise recoverable.

A.B. 1215—CREEDON. (Fin. & Ins.) Amends Sec. 4653, Lab. C., re workmen's compensation.

Eliminates necessity for considering ability of employee to compete in open labor market in connection with provision for payment of temporary total disability.

A.B. 1216—CREEDON. (Fin. & Ins.) Amends Sec. 4751, adds Sec. 4752, Lab. C., re workmen's compensation.

Makes provisions relating to payments of additional compensation in case of subsequent injury applicable to any permanently disabled employee, whether disability is partial or not.

Provides for designation of money available for additional compensation as result of subsequent injury as Subsequent Injuries Fund.

A.B. 1217—CREEDON. (Fin. & Ins.) Amends Sec. 5003, Lab. C., re workmen's compensation.

In lieu of provision for attesting of compromise agreement by 2 disinterested witnesses or notary, provides it shall either be attested by such witnesses or subscribed and sworn to before notary.

A.B. 1218—CREEDON. (Fin. & Ins.) Amends Sec. 5305, Lab. C., re workmen's compensation.

Extends jurisdiction of Industrial Accident Commission to controversies arising out of injuries suffered outside California by nonresident where employment contract entered into in this State.

A.B. 1219—CREEDON. (Fin. & Ins.) Amends Sec. 11661, Ins. C., re workmen's compensation insurance.

Prohibits insurance against liability for additional compensation payable illegally employed employee under 16 years of age.

A.B. 1220—CREEDON. (Jud.) Amends Secs. 553.3 and 1483.1, Prob. C., re reduction of administrator's, executor's and guardian's bonds.

Substitutes filing of verified petition setting forth condition of estate for filing of application and accounting, and provides for hearing and giving of notice of such petition.

A.B. 1221—CREEDON. (Fin. & Ins.) Amends Sec. 4250, Lab. C., re workmen's compensation.

Provides for application of law to nonrejecting employer in farming, dairy, agricultural, viticultural or horticultural business, present application of law not being dependent on employer's engaging in any such occupation as business.

A.B. 1222—CREEDON. (Fin. & Ins.) Amends Sec. 4453, Lab. C., re workmen's compensation.

Removes earnings on weekly, monthly or other period basis from requirement that "average weekly earnings" in respect thereto be taken at 95 percent of actual weekly earnings averaged to determine average weekly rate of pay.

A.B. 1223—CREEDON. (Ind. R.) Amends Secs. 91, 96, and 4900, Lab. C., re assignments to Labor Commission.

Provides Labor Commissioner and his deputies and agents may take assignments of awards for workmen's compensation. Provides it is misdemeanor for person to fail wilfully to pay assigned award if he has ability to pay.

A.B. 1224—BROWN. (Jud.) Adds Sec. 224n, Civ. C., re rights and responsibilities of agency to which child has been relinquished for adoption.

Provides that agency to which child has been relinquished for adoption shall be responsible for care of such child, and shall be entitled to custody and control of child at all times until petition for adoption has been granted.

Permits agency to terminate any placement for temporary care, or for adoption, made by agency, at any time prior to granting of petition for adoption. Provides that if agency so terminates such placement, child shall be returned promptly to physical custody of agency.

A.B. 1225—BROWN. (Jud.) Amends Sec. 224, Civ. C., re adoption of children.

Provides that child relinquished for adoption cannot be adopted without consent of agency to which child has been relinquished.

A.B. 1226—BROWN. (Jud.) Adds Sec. 34.5, Civ. C., re hospital and medical care for unmarried pregnant minors.

Provides that unmarried, pregnant minor may contract for and give consent to furnishing of hospital, medical, and surgical care related to her pregnancy, and such contract shall not be subject to disaffirmance because of minority. Provides that consent of parents is not necessary in order to authorize such hospital, medical, or surgical care.

A.B. 1227—BROWN. (Jud.) Amends Sec. 224m, Civ. C., re adoption of children.

Permits minor parent to relinquish child for adoption to licensed adoption agency, and provides that such relinquishment shall not be subject to revocation upon parent's reaching majority.

A.B. 1228—BROWN. (Jud.) Amends Sec. 261g, C. C. P., re official reporters of superior court in counties of population of more than 74,000 and less than 100,000.

Increases monthly salary of reporters for taking notes in criminal cases from \$500 to \$600.

A.B. 1229—BROWN AND SHAW. (Jud.) Repeals and adds Title 10a, Pt. 3, C. C. P., re criminal procedure for enforcement of duties of support.

Repeals Uniform Reciprocal Enforcement of Support Act and adds new act, clarifying provision determining law applicable in fixing duty of support.

Provides for submission of details concerning defendant to enable authorities to locate him. Designates county counsel or district attorney as proper officer to represent plaintiff upon order of court. Eliminates requirement of appointment of guardian ad litem, for minor child.

Permits payment of costs by public agencies. Authorizes arrest and detention of defendant. Requires Attorney General to compile and send to each state enacting Uniform Act list of courts competent to receive cases.

A.B. 1230—BROWN AND SHAW. (Jud.) Adds Title 4, Pt. 1, Div. 4, Civ. C., re actions based on single publication, exhibition or utterance.

Provides uniform act limiting to one any cause of action based upon a single publication, exhibition or utterance, and makes recovery in any such action include damages suffered in all jurisdictions.

Makes judgment in an action founded on a single publication, exhibition or utterance a bar to any other action by same plaintiff against same defendant based thereon.

A.B. 1231—BROWN AND SHAW. (Jud.) Adds Ch. 8, Title 2, Pt. 4, C. C. P., re blood tests to determine paternity.

Provides for making of blood tests in any civil action in which paternity is relevant fact, and for appointment, compensation, and duties of experts qualified as examiners of blood types, in such actions. Provides for weight to be given findings of such experts.

Provides that presumption of legitimacy of child born during wedlock is overcome if tests show husband is not father.

Provides that chapter shall apply to criminal cases also, with certain specified limitations.

A.B. 1232—BROWN AND SHAW. (Jud.) Adds Div. 5 to Civ. C. and amends and repeals various secs. of various codes, re commercial transactions.

Establishes Uniform Commercial Code.

A.B. 1233—CHARLES W. LYON. (Jud.) Amends Sec. 73, C. C. P., re sessions of superior court.

Provides that session of superior court be held in city of unspecified population, rather than 35,000, wherein city hall is not less than 8 miles from courthouse.

A.B. 1234—CHARLES W. LYON. (Jud.) Amends Sec. 73f, C. C. P., re sessions of superior court in places other than county seats.

Provides that such sessions shall not be held in cities qualifying therefor after Oct. 1, 1949, unless city hall is unspecified distance, rather than 8 miles, from nearest city in which superior court sessions are held.

A.B. 1235—CHARLES W. LYON. (Pub. H.) Amends and adds various Secs., B. & P. C., re regulation of dry cleaning industry.

Deletes provision for shop license, clothes cleaning establishment license, clothes dyeing establishment license, and school or college license and requires Class 1 dry cleaning plant license, Class 2 dyeing plant license, Class 3 school license, Class 4 cleaning shop license, Class 5 pressing shop license, Class 6 hat renovating shop license, Class 7 fur renovating shop license, and Class 8 dry cleaning depot license.

Defines pressing shop as any premises, building, room, shop, store, establishment or business, whether or not at a fixed location, used to perform in whole or in part a pressing or finishing service, but excluding spotting and dry cleaning by local application in respect to wearing apparel, furs, hats, fabrics, or textiles.

Requires annual license fee for cleaning shop of \$20, which may be reduced by board to \$12, rather than fee for cleaning and dyeing shop or store, spotting, sponging or pressing establishment, dry cleaning agency, hat renovator, or fur renovator, of \$8. Sets fee for pressing shop, dry cleaning depot, fur renovating shop at \$8, which may be reduced by board to \$5.

Provides that operation of listed businesses in violations of minimum price schedule may be enjoined upon petition of board.

A.B. 1236—CHARLES W. LYON. (Jud.) Adds Sec. 6060.9, B. & P. C., re bar examinations of disabled veterans.

Provides that disabled veteran of World War II is not required to take examination for admission to the bar if he graduated from a law school accredited by examining committee within 2 years prior to effective date of this section; has furnished proof that he has studied law in good faith for 4 years, 6 months of which shall have been within 1 year prior or subsequent to effective date of this section; has, prior to or during World War II, filed application for final bar examination which was approved by committee of bar examiners and was unsuccessful in such examination and subsequently sustained a war service connected disability.

Provides that section shall not apply to veteran who enters armed forces after effective date of section, nor to disabled veteran who is not a bona fide resident of this State for 15 years next preceding enactment thereof, nor to disabled veteran who has served less than 1 year in armed forces, nor who has been dishonorably discharged.

Provides that section shall remain in effect until 91st day after final adjournment of 1955 Regular Session.

A.B. 1237—LINCOLN AND OTHERS. (Rev. & Tax.) New act, and amends various Secs., R. & T. C. and Veh. C., re financing and construction of mainline state highways.

Increases motor vehicle fuel license tax from 4½ to 5½ cents a gallon, and increases use fuel tax, motor vehicle transportation license tax, registration fees, weight fees, operator's and chauffeur's license fees, and fees for duplicates by unspecified amounts. All increases to be applicable on and after July 1, 1953, except increase in registration and weight fees not to be applicable to vehicles registered on or before said date until first renewal of registration. All increases to be applicable only until July 1, 1963.

Requires California Highway Commission and Department of Public Works to allocate and expend money in State Highway Fund derived from above increases for construction of system of mainline state highways, to be designated by commission and not to exceed total of 5,000 miles. Permits expenditure of other state highway money on such system, and prohibits expenditure of money derived from above increases for maintenance of such highways or for general administration purposes.

To take effect immediately, tax levy.

A.B. 1238—LINCOLN AND OTHERS. (Rev. & Tax.) New act, the Mainline State Highway Act of 1953, and amends Secs. 7351 and 8651, R. & T. C., re financing and construction of system of mainline state highways.

Authorizes issuance by Mainline State Highway Finance Board of \$100,000,000 in state bonds, proceeds to go into Mainline State Highways Fund for construction by Department of Public Works of system of mainline state highways, to be designated by California Highway Commission and not to exceed total of 5,000 miles. Requires 45 percent of money to be expended in northern group of counties and 55 percent in southern group. Authorizes expenditure of other state highway money on such highways, and prohibits use of money in Mainline State Highways Fund for maintenance of such highways or for general administration purposes.

Increases motor vehicle fuel license tax from $4\frac{1}{2}$ to $5\frac{1}{2}$ cents a gallon, and use fuel tax by unspecified amount. Increases to be applicable on and after January 1, 1955, and to remain applicable only until all bonds issued and sold are retired.

Requires transfer from Motor Vehicle Fuel Fund to Mainline State Highways Fund of amounts necessary to pay principal and interest on bonds when due.

To take effect upon adoption of validating constitutional amendment.

A.B. 1239—WEINBERGER AND COLLINS (By Request). (Jud.) Amends Sec. 685, C. C. P., re execution of judgments.

Prevents enforcement of execution on deficiency judgments after lapse of 5 years by preventing renewal thereof.

Makes provisions applicable to existing as well as future deficiency judgments, but gives holders of former 5 years from effective date of act within which to have execution thereon.

A.B. 1240—WEINBERGER AND ALLEN. (Jud.) Amends Sec. 474, C. C. P., re defendants sued by fictitious names.

Precludes entry of default or default judgment against such defendant unless he was given notice of fact that he was being sued under fictitious name.

Requires that proof of service state fictitious name and fact that required notice was given.

A.B. 1241—COOKE. (C., P., & P. W.) Amends Act 8955, the Ventura County Flood Control Act, re Ventura County Flood Control District.

Authorizes district to participate in controversies between owners of lands or water rights in district which involve wasteful use of water.

Provides that bonds of zones may be paid from revenues of zones, including revenue from sale or distribution of water.

Requires board to levy taxes in zone sufficient to pay bonds and other expenses coming due before money from next levy of taxes becomes available, or such portion thereof as shall not be met from revenues from the zone.

Permits board to make necessary changes in project plans upon discovery of new information.

Clarifies provisions granting to district rights of way over state lands.

A.B. 1242—COOKE. (C., P., & P. W.) Amends Act 5243, the Municipal Water District Act of 1911, re annexation, making no substantive change.

A.B. 1243—COOKE. (C., P., & P. W.) Amends Ch. 78, 1935 Stats., re municipal water districts, making no substantive change.

A.B. 1244—THOMAS. (G. E. & E.) Amends Act 2947b, the Fish Marketing Act, re nonprofit cooperative fish marketing.

Permits any corporation to amend articles of incorporation to become nonprofit association for marketing, handling, or distributing fish and fish products.

A.B. 1245—THOMAS. (F. & G.) Adds Art. 6, Ch. 5, Pt. 2, Div. 4, F. & G. C., re sardines, anchovies, and mackerel.

Provides that Marine Research Committee shall fix tonnage limit and seasons for taking sardines, anchovies, Pacific mackerel, and jack mackerel.

Requires Department of Fish and Game to keep record of catch and authorizes quotas per boat as maximum tonnage limit is approached.

Declares legislative policy as to species of fish affected.

To remain effective only until 91st day after 1955 Regular Session.

To take effect immediately, urgency measure.

A.B. 1246—TOMLINSON AND CALDECOTT. (Jud.) Amends and adds various secs. W. & I. C., re traffic safety and juvenile court procedures with respect to traffic misdemeanors committed by minors.

Authorizes juvenile court judge to appoint traffic referees to hear charges of traffic misdemeanor violations of traffic laws and ordinances subject to review by judge.

Specifies procedure upon arrest, for hearing, and upon failure to appear, of such offenders.

Forbids referee to sentence such offender to penal or correctional institution, or impose a fine.

A.B. 1247—THOMAS. (F. & G.) Repeals Secs. 794.5, 801.5, and 802, and adds Sec. 802, F. & G. C., re abalones.

Repeals provisions re taking abalones for commercial purposes. Divides ocean districts into 4 unspecified areas which are to be opened alternatively for 2-year periods for taking abalones for commercial purposes. When one area is open others are closed. Prohibits any boat and crew from taking more than 4,000 dozen abalones in any year.

A.B. 1248—ELLIOTT AND OTHERS. (Jud.) Adds Sec. 842.5, Pen. C., re service of warrants of arrest, to provide that any peace officer entering premises of residence for such service shall be in uniform or accompanied by peace officer in uniform, or shall be guilty of misdemeanor.

A.B. 1249—ALLEN AND WEINBERGER. (Fin. & Ins.) Adds Sec. 12300.3, Fin. C., re check sellers and cashers.

Makes all money received by such licensee trust funds; requires their deposit in special "trust account"; and that such account at all times equal aggregate liability of licensee on account of checks sold and accounts accepted for payment.

A.B. 1250—ALLEN AND WEINBERGER. (Fin. & Ins.) Amends Sec. 12200, and adds Secs. 12301.2 and 12301.3, Fin. C., re check sellers and cashers.

Requires checks sold by such licensees to be drawn on account in bank licensed in California; licensee to maintain certified list of all employees authorized to sign checks sold and file list with bank and the commissioner; prohibits signature of any person not so listed.

Prohibits engaging in business of selling drafts or money orders, as well as checks, for a consideration without a license.

A.B. 1251—ALLEN AND WEINBERGER. (Fin. & Ins.) Amends Secs. 12214, 12220, 12222, and 12301, Fin. C., re check sellers and cashiers.

Changes annual license fee from \$100 to \$75 for principal office and \$5 for each branch or agency. Deletes \$100 investigation, and \$200 license, fees for mobile unit.

A.B. 1252—ALLEN AND WEINBERGER. (Fin. & Ins.) Amends and adds various secs., Fin. C., re check sellers and cashers.

See digest of S.B. 647, apparently identical.

A.B. 1253—ALLEN AND WEINBERGER. (Fin. & Ins.) Adds Sec. 17202.1, Fin. C., re surety bonds of escrow agents.

Authorizes Corporation Commissioner to require escrow agent to file additional surety bonds which, together with \$5,000 bond now required, will aggregate 25 percent of average escrow liability but not in excess of \$25,000.

A.B. 1254—ALLEN AND WEINBERGER. (Fin. & Ins.) Adds Secs. 17403.2 and 17403.3, Fin. C., re instructions to escrow agents.

Prohibits escrow agent licensee from accepting any instructions with blanks to be filled in after they have been signed; and prohibits alteration of instructions unless initialed by all persons who signed.

Requires licensee to deliver copy of instructions to all persons executing same.

A.B. 1255—ALLEN. (Fin. & Ins.) Amends Sec. 14254, Fin. C., re credit unions.

Requires that specified conditions regarding membership and character and fitness of managing personnel rather than proposed plan of business, and securities to be issued, be approved by Corporation Commissioner before issuing certificate to engage in such business.

A.B. 1256—ALLEN AND WEINBERGER. (Fin. & Ins.) Amends and adds various secs., Fin. C., re escrow agents.

See digest of S.B. 644, apparently identical.

A.B. 1257—MASTERSON AND OTHERS. (Jud.) Adds Sec. 669.1, C. C. P., re creditors' rights in joint tenancy property, to provide that creditor's judgment lien on interest of joint tenant in joint tenancy property shall not terminate on joint tenant's death.

A.B. 1258—MASTERSON AND DONALD D. DOYLE. (Ed.) Amends, adds and repeals various Secs., Ed. C., re teachers' tenure.

Requires permanent classification of teachers of all districts, rather than requiring it for districts with 850 or more average daily attendance and allowing it for other districts, if teacher employed 3 years and rehired for 4th year.

A.B. 1259—MASTERSON, DONALD D. DOYLE, AND PATTERSON. (Ed.) Amends Secs. 14471 and 14632, adds Sec. 14473.1, Ed. C., re members' contributions to and benefits from State Teachers' Retirement System.

Increases members' required contributions to Permanent Fund for years of service after July 1, 1953, from \$60 to \$120 per year. Increases retirement salary derived from Permanent Fund (part of retirement allowance) to amount which bears same ratio to \$100, rather than \$50, per month as number of years of service credited bears to 30 years.

A.B. 1260—MASTERSON. (Jud.) Amends Sec. 981a, C. C. P., re dismissal of appeals from justice courts.

Requires dismissal of appeals from justice court to superior court where, in absence of written stipulation extending time, such appeal is not brought to trial within 1 year after filing thereof, and, upon hearing after notice, it appears that such delay was occasioned by lack of diligence on part of the appealing party. Provides that where this is not the case, such appeal shall be dismissed if not brought to trial within 3 years from date of filing thereof.

Deletes provision that such appeal shall be dismissed within 1 year after the filing thereof, unless extended by written stipulation of the parties, or, unless superior court provides for dismissal within a time less than 1 year.

A.B. 1261—MASTERSON AND DONALD D. DOYLE. (Ed.) Amends Sec. 13842, Ed. C., re minimum annual salary of certificated employees of school districts.

Increases such salary from \$3,000 to \$4,000 for such full time employees serving under other than an emergency or provisional credential. Sets minimum salary of such employee serving less than full time at portion of \$4,000, rather than \$3,000, equal to the portion of time required of employee.

A.B. 1262—COOLIDGE. (Soc. Wel.) Amends Act 776, Secs. 643, 643a, 643b. Pen. C., re use of canes and batons by blind persons.

Prohibits carrying or use in public of white baton ringed with red spiral and with red tip at each end, by any person who is not partially blind. Makes violation a misdemeanor.

Provides that pedestrians, not wholly or partially blind, and motorists, who approach or come in contact with person partially blind, carrying such baton not less than 14 inches in length, nor longer than a cane, shall immediately come to full stop and take such precautions before proceeding as may be necessary to avoid accident or injury to such blind person. Makes violation a misdemeanor.

A.B. 1263—COOLIDGE. (Pub. H.) Amends Sec. 10036, repeals Secs. 10051 and 10052, H. & S. C., vital statistics administration.

Deletes directions for indexing certificates of birth, death, and marriage.
Repeals rules and directions for dividing State into registration districts.

A.B. 1264—HAWKINS. (Rev. & Tax.) Amends Secs. 9603, 9606, and 9701, R. & T. C., re truck tax.

Includes as "operator" person transporting own property without charge in vehicle owned or operated by him.

Makes applicable to nonprofit agricultural cooperative marketing association provision that gross receipts includes amount determined to be reasonable value of transportation by it, and provides such value shall not be less than minimum rates for comparable transportation by farmer transporting occasionally for other farmers.

Removes provision regarding inclusion and exclusion in "gross receipts" of express company revenue.

Makes other changes of technical nature.

To take effect immediately, tax levy.

A.B. 1265—HAWKINS. (W. & M.) Appropriates unspecified sum from General Fund and special funds to provide \$25 monthly salary increase to State officers and employees, other than those paid at prevailing rate or in excess of \$400 monthly.

A.B. 1266—HAWKINS. (Ed.) Adds Sec. 14645, Ed. C., re retirement allowance under State Teachers' Retirement System.

Provides that if retirement allowance of person heretofore or hereafter retired, for service or disability, is less than unspecified sum, such allowance is increased from annuity under Retirement Annuity Fund by 25 percent.

A.B. 1267—HAWKINS. (Fin. & Ins.) Amends Sec. 21205, adds Sec. 21205.1 and 21205.2, Fin. C., re sale of pledged property by pawnbroker.

Requires refund in all cases, rather than on demand, of sale price in excess of loan balance, expense of sale, rather than 4 percent of loan balance, and interest due on loan.

Requires pawnbroker to notify pledgor by mail of such surplus within 30 days of sale. Provides for escheat to State of surplus not claimed within year from sale.

A.B. 1268—HAWKINS. (Ind. R.) Adds Ch. 6, Pt. 2, Div. 2, Lab. C., re minimum wages, maximum hours and conditions of employment for female workers in domestic service industry.

Creates three-member Domestic Service Commission in Department of Industrial Relations with power to recommend to director of department minimum wages, maximum hours and working conditions.

Provides director of department after notice and hearing can by order approve recommendations.

Provides violation of act is misdemeanor and Division of Labor Statistics and Law Enforcement shall enforce act.

Makes technical changes.

A.B. 1269—HAWKINS. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, and amends and repeals various Secs. U. I. Code, re covered "employment."

Repeals provision now excluding agricultural labor from employment covered under act, and repeals provision defining agricultural labor.

Broadens coverage with respect to service not in course of employer's trade or business, and with respect to service performed for income-tax exempt organizations, and for schools, colleges or universities not exempt from income tax.

A.B. 1270—McFALL. (C., P., & P. W.) Amends Sec. 51360, Wat. C., re reclamation district finances.

See digest of S.B. 836, apparently identical.

A.B. 1271—CREEDON. (G. E. & E.) Amends various Secs., Gov. C., re salaries in Department of Industrial Relations.

Increases salary of director from \$12,000 to \$15,000.

Increases salary of chairman, Industrial Accident Commission, from \$11,000 to \$14,500.

Increases salary of members of Industrial Accident Commission, other than chairman, and Labor Commissioner from \$11,000 to \$14,000.

Increases salary of Chief, Division of Industrial Safety, from \$10,000 to \$14,000

Increases salaries of Chief, Division of Industrial Welfare, and Chief, Division of Housing from \$10,000 to \$13,000.

A.B. 1272—CREEDON. (G. E. & E.) Amends Secs. 11553, 11554, and 11557, Gov. C., re salaries of members of Industrial Accident Commission.

Increases salary of chairman from \$11,000 to \$14,500 and salaries of other members of commission from \$11,000 to \$14,000.

A.B. 1273—CALDECOTT AND OTHERS. (G. E. & E.) Adds Ch. 4.6, Pt. 3, Div. 5, Title 2, amends Sec. 20331, repeals Sec. 20652, Gov. C., re inclusion of academic officers and employees of University of California in State Employees' Retirement System.

On July 1, 1953, includes within State Employees' Retirement System all persons employed by university on June 30, 1953, who are participants in and have made contributions to Retiring Annuities System of university. Each such person so included is to be considered for all purposes as having become member on August 27, 1937, (date of inclusion of other university employees) or on such later date as he would have become member if not excluded by reason of participation in Retiring Annuities System, except that no contributions are required to be paid by such persons or by the university for time after August 27, 1937, and prior to July 1, 1953, other than amounts required to be transferred or paid by university to retirement system under bill. Requires university to discontinue Retiring Annuities System on July 1, 1953, with respect to such persons and all persons first employed by university thereafter; prohibits payment of pensions, gratuities, or retirement benefits of any kind to such persons by university, after they cease to be employed by university, except benefits provided for in State Employees' Retirement Law.

Requires university to transfer to retirement system member contributions (with interest) to Retiring Annuities System, not to exceed amount of accumulated contributions which would have been standing to credit of members' individual accounts in retirement system if persons had been members of retirement system from date as of which they are to be considered as having become such members. Any excess contributions are to be repaid by university to members. Any deficiency in contributions is to be paid to retirement system by university from university's accumulated contributions in Retiring Annuities System in respect to such persons. All such contributions in retirement system are to be credited to individual accounts of members in respect to whom paid and thereafter considered to be and administered as normal contributions of respective members to state retirement system.

Requires university to transfer to retirement system as of July 1, 1953, all other assets held by Retiring Annuities System in respect to persons newly included in State Employees' Retirement System. Such assets are thereafter to be considered to be, administered as, and credited as state contributions made by State in respect to such persons.

Amounts and assets required to be transferred or paid by university to retirement system may be transferred or paid in securities, at value to be determined as of July 1, 1953, by board of administration of state system, if securities meet requirements of board for investment of retirement funds, otherwise such amounts and assets to be transferred or paid in cash.

Eliminates provisions of State Employees' Retirement Law excluding participants in Retiring Annuities System from State Employees' Retirement System, and providing that person who becomes member of Retiring Annuities System is to be considered as separated from state service during time he remains member thereof and shall not contribute to State Employees' Retirement System on account of service rendered while member of university system.

Not to become operative until Regents of University of California by vote of at least majority of members accept its provisions and undertake to discharge obligations imposed upon University of California by it.

To take effect immediately, and to become operative July 1, 1953, subject to prior acceptance by Regents of University of California.

A.B. 1274—CALDECOTT. (Ed.) Amends Sec. 20752, Ed. C., re Public School System, making no substantive change.

A.B. 1275—CALDECOTT. (Mun. & C. G.) Amends Sec. 29610, Gov. C., re convention expenses of county officers.

Provides that public defender be allowed actual and necessary expenses for attending annual convention, not to exceed \$100.

A.B. 1276—CALDECOTT. (Jud.) Amends Sec. 6060, B. & P. C., re license to practice law.

Requires applicant for admission to bar to have had, prior to beginning study of law, not less than one-half of collegiate work acceptable for bachelor's degree upon basis of 4-year period of study by college or university approved by Committee of Bar Examiners; or have attained age of 25 years, and have attained in point of intellectual competency equivalent of at least 2 years of such college work, to be determined by Committee of Bar Examiners after application for such determination. Authorizes committee to require written examination given by committee or, under its supervision, by such members of faculty of approved college as committee may select, or Department of Education of State of California. Provides that this requirement shall not apply to person who commenced study of law after reaching age of 25 years and who registered as law student prior to January 1, 1954.

As alternative to present requirement for admission to bar, that applicant has graduated from accredited law school, requires that prior to January 1, 1950 applicant has graduated from law school authorized to confer professional degrees and requiring classroom attendance for a minimum of 1080 hours over a period of not less than 4 years, or has commenced study of law and registered as law student prior to January 1, 1954, and completed 4 years of law study diligently and in good faith in law school by correspondence, or in law office, or privately, or by combination of any two or more of these methods.

A.B. 1277—CALDECOTT. (Jud.) Amends Secs. 6140 and 6141, B. & P. C., re state bar fees.

Authorizes Board of Governors of State Bar to fix fee for active membership at not to exceed \$25, instead of \$15, and fee for inactive members at not to exceed \$5, instead of \$2.

A.B. 1278—CALDECOTT. (Jud.) Amends Sec. 632, C. C. P., re waiver of findings of fact and of law.

Deletes provision, applicable to actions involving \$300 or more, requiring that party to municipal court action expressly request written findings of fact and conclusions of law or be deemed to have waived this right.

Makes provisions for waiver now applicable to superior courts applicable to municipal courts also.

A.B. 1279—CALDECOTT. (Jud.) Amends Sec. 437c, C. C. P., re summary judgments, to extend summary judgment procedure to all types of proceedings.

A.B. 1280—CALDECOTT. (Jud.) Amends Sec. 6101, B. & P. C., re disbarment or suspension of attorneys.

Provides plea of nolo contendere is conviction within meaning of provision making conviction of felony or misdemeanor involving moral turpitude cause for disbarment or suspension.

A.B. 1281—CALDECOTT. (Jud.) Amends Sec. 682, C. C. P., re writs of execution, to provide that original thereof must be kept in office of levying officer.

A.B. 1282—CALDECOTT. (Jud.) Amends Secs. 689.5, 689a, 689b, repeals Sec. 689.6, C. C. P., re attachment and execution.

Expands present procedure for payment of debt and interest to third party claimant to cover specifically the situation where motor vehicle is involved and to cover specifically the various rights and duties of plaintiff, defendant and third party claimant.

Clarifies provision relating to property on which there is a chattel mortgage to provide that such property may be taken following suit of creditor of the mortgagor as well as buyer, and makes provision applicable to mortgage as well as other agreements.

A.B. 1283—CALDECOTT. (Jud.) Amends Sec. 688, C. C. P., re property liable to execution, to exempt $\frac{1}{3}$ of defendant's or judgment debtor's unpaid earnings for services rendered within 30 days preceding date of levy of execution.

A.B. 1284—CALDECOTT. (Jud.) Amends Sec. 546, C. C. P., re attachment of property.

Makes present provision requiring furnishing of description of debts and credits to levying officer applicable also to description of personal property not in defendant's possession, and requires that any such description be furnished within 10 days of service of writ of attachment or liability for costs of any action to obtain such information will result.

A.B. 1285—CALDECOTT. (Jud.) Amends Sec. 542, C. C. P., re manner in which property is attached.

Requires that officer who is to take moveable personal property into possession be given as prerequisite to such action copy of complaint, in addition to present prerequisites.

Provides that deposit for expenses of detaining property after original 15-day detention period shall be sufficient to cover period of 10, rather than 5, days.

Deletes provisions relating to manner of attaching checks, drafts, money orders, and other similar orders.

A.B. 1286—CALDECOTT. (Jud.) Amends Sec. 540, C. C. P., re attaching and holding property, to provide that original of writ of attachment must be kept in office of levying officer.

A.B. 1287—CALDECOTT. (Jud.) Amends Sec. 517, C. C. P., re claim and delivery of property.

Provides that officer may not break into dwelling house or house trailer without order so directing from court in which action is pending, order to be issued upon proof that property covered may be found in house or trailer; action under such order relieves officer from liability, even though property is not found after entry.

A.B. 1288—CALDECOTT. (Jud.) Amends various Secs., Gov. C., re fees of sheriffs.

Changes various fees for services by sheriffs.

A.B. 1289—CALDECOTT. (Jud.) Amends Sec. 262.2, C. C. P., re execution of process, to provide that original process may be seen at office of levying officer during hours such office is open for business.

A.B. 1290—LINDSAY AND LIPSCOMB. (Rev. & Tax.) Amends various Secs., R. & T. C., re bank and corporation taxation.

Increases depletion allowance in case of coal mines, and makes other changes in respect to such allowance.

Provides for current deduction of mine development expenditures paid or incurred after December 31, 1951, when existence of minerals in commercially marketable quantities has been disclosed, unless there is election to treat them as deferred expenses and deduct them ratably as minerals are sold.

Provides for deduction of mine exploration expenses up to \$75,000 prior to beginning of development state, unless election is made to treat them as deferred.

To take effect immediately, tax levy.

A.B. 1291—DONALD D. DOYLE AND OTHERS. (Fin. & Ins.) Amends Sec. 53201, adds Sec. 13077, Gov. C., re group insurance for public employees.

Authorizes Director of Finance to adopt and execute system of group insurance upon petition of 10 percent of employees of any state agency. Provides that membership in employee group shall not be prerequisite to participate in such plan.

Requires legislative body of local agency to adopt and execute group plan upon election of majority of its employees.

- A.B. 1292—DONALD D. DOYLE AND MASTERSON. (Ed.) Amends Sec. 6357.2, Ed. C., re school district taxes.

Provides that in unified school district not maintaining junior college, increase in maximum rate of school district tax authorized by section shall not exceed 10¢ per each \$100 of assessed value of property within district, and in unified school district maintaining junior college shall not exceed 15¢ per each \$100 of assessed value of property within the district.

- A.B. 1293—DONALD D. DOYLE AND OTHERS. (Ed.) Amends Secs. 1867, 3132, Ed. C., re canvass of returns of school trustee elections.

Requires governing, rather than district, board of union or joint union district, and high school boards in such districts, to meet between the 4th and 7th day after their respective elections, at hour fixed in the notice of election, to canvass returns and issue certificates of election to persons elected. Deletes provision that high school board may meet at high school on 4th day after election, and shall meet not later than one o'clock p.m. on 7th day thereafter, and provision that board of union or joint union district shall meet at 1 o'clock on 7th day after election.

- A.B. 1294—DONALD D. DOYLE AND MASTERSON. (Ed.) Amends Sec. 405, Ed. C., to change compensation of county superintendent of schools of Contra Costa County from \$10,000 to unspecified amount.

- A.B. 1295—CASEY AND OTHERS. (Rev. & Tax.) Amends Sec. 17305, R. & T. C., providing for personal income tax deduction of general benefit irrigation and other district ad valorem taxes and assessments.

- A.B. 1296—CASEY AND OTHERS. (Agr.) Amends Sec. 1266, Ag. C., to increase amount of surety bond required of applicant for license as produce dealer, from \$1,000 to \$5,000.

- A.B. 1297—CASEY, THOMAS J. DOYLE, AND LOWREY. (Rev. & Tax.) Adds Sec. 6386, R. & T. C., exempting from sales taxation gross receipts from sales of feed for animals, products of which ordinarily are not food for humans.

- A.B. 1298—CASEY AND THOMAS J. DOYLE. (Rev. & Tax.) Amends Sec. 6358, R. & T. C., exempting from sales and use taxation sales and use of feed for animals, products of which are not food for humans.

- A.B. 1299—BROWN AND OTHERS. (Jud.) Amends Sec. 11620, H. & S. C., re forfeitures of automobiles unlawfully transporting narcotics.

Provides that sufficient investigation by lien claimant, to relieve from loss by forfeiture, deemed made if it discloses purchaser or mortgagor was holder of occupational or business license, government employee, officer in armed forces, or legitimately employed for 2 years, last employer reporting good reputation.

- A.B. 1300—KLOCKSIEM AND SHAW. (G. O.) Amends Act 3796, the Alcoholic Beverage Control Act, and Sec. 23789, B. & P. C., re on-sale premises.

Authorizes Board of Equalization to refuse issuance of on-sale license for premises located within immediate vicinity of areas, as well as churches, hospitals, schools and playgrounds.

- A.B. 1301—ERNEST R. GEDDES. (Jud.) Adds Sec. 1732.1, Civ. C., re warranties in the sale of goods.

Provides that dealers in specified manufactured products subject to parts guaranty or warranty are responsible to their buyers therefor, and, in case of defect, must either replace the defective product, replace defective parts, or repair defective parts.

Makes original guaranty or warranty period renewable each time a defect is discovered during such period, until purchaser has a period of satisfactory service equaling the original guaranty or warranty period.

A.B. 1302—ERNEST R. GEDDES (G. O.) Amends Act 3796, the Alcoholic Beverage Control Act, Secs. 23817, 23821, adds Sec. 23821.6, B. & P. C., re off-sale general liquor licenses.

Changes numerical limit on such licenses from 1 for each 1,000 inhabitants in each county to schedule of 1 for each 2,000 in counties with population of 1,000,000 or more, 1 for each 1,500 in counties with population 500,000 to 1,000,000 and 1 for each 1,000 in counties with less than 500,000 population.

A.B. 1303—ERNEST R. GEDDES. (G. O.) Amends Act 3796, the Alcoholic Beverage Control Act, Secs. 23816 and 23821, adds Sec. 23821.5, B. & P. C., re on-sale general liquor licenses.

Changes numerical limit on such licenses from 1 for each 1,000 inhabitants in each county, to 1 for each 2,000 in counties with population of 1,000,000 or more, 1 for each 1,500 in counties of 500,000 to 1,000,000 population, and 1 for each 1,000 or fraction thereof in counties with less than 500,000 population.

A.B. 1304—ERNEST R. GEDDES. (Jud.) Amends Sec. 54301, Gov. C., re issuance of bonds pursuant to Sanitation, Sewer and Water Revenue Bond Law of 1941, making no substantive change.

A.B. 1305—ERNEST R. GEDDES. (Trans. & C.) Amends, adds, and repeals various Secs., S. & H. C., re districts formed under Vehicle Parking District Law of 1943.

Exempts district from portions of Street Opening Act of 1903 requiring, in condemnation proceedings, hearings on stipulations as to value and damages and for entry of interlocutory decree.

Deletes requirement that proposed improvement be included in diagram of acquisition.

Authorizes legislative body of city or county to advance money from general fund to district for acquisition or making improvement, to be repaid from first cash collections of assessments or sale of bonds or both.

Authorizes board of parking place commissioners to operate parking places as free public parking places.

Authorizes legislative body of city or county to provide, in ordinance allocating parking meter revenues for district purposes, for application of such revenues as credits on assessments.

Authorizes inclusion of property in district after levy of initial assessment, upon petition of owner and payment of prior assessments.

Deletes provisions for alternative method of financing by operation of parking meters. To take effect immediately, urgency measure.

A.B. 1306—ERNEST R. GEDDES. (F. & G.) Amends Sec. 1184, F. & G. C., re dog training and field trials.

Deletes provisions re use of domesticated game birds in training and field trials for hunting dogs and provides that use of such birds for such purposes is subject to rules and regulations of Fish and Game Commission.

A.B. 1307—ERNEST R. GEDDES. (Trans. & C.) New act, re advertising signs outside hotels, apartment houses, motor courts, and similar establishments.

Requires such signs, if posted, to contain certain information re rates and accommodations and prohibits misleading, false, or fraudulent signs. Violation punishable by \$300 fine or 6 months' imprisonment, or both.

A.B. 1308—ERNEST R. GEDDES. (Mun. & C. G.) Amends Sec. 5154, P. R. C., re county parks and fairgrounds.

Excepts counties of over 2,500,000 population from provisions that use of county property by nonprofit association for conduct of fair for county must terminate after 1 year and that association must deposit all funds received, with certain specific exceptions, in county treasury at end of fair.

A.B. 1309—ERNEST R. GEDDES. (Ed.) Adds Sec. 20360, Ed. C., to permit Director of Education with approval of Director of Finance to authorize expenditure of funds allotted to state colleges for commencement exercises and other public ceremonies.

A.B. 1310—ERNEST R. GEDDES AND LANTERMAN. (Ed.) Amends Sec. 4912.2, Ed. C., re elections for exclusion of territory from school districts.

See digest of A.B. 727, apparently identical.

A.B. 1311—ERNEST R. GEDDES. (Ed.) Repeals and adds Art. 3.5, Ch. 2, Div. 10, Ed. C., re dismissal of state college employees not in civil service.

See digest of S.B. 246, apparently identical.

A.B. 1312—ERNEST R. GEDDES. (G. O.) New act, creates Educational Television Commission, to be appointed by and to serve at pleasure of the Governor, provides for its powers and duties, and appropriates unspecified amount to carry out provisions of this act.

A.B. 1313—ERNEST R. GEDDES. (Ed.) Repeals and adds Art. 3.5, Ch. 2, Div. 10, Ed. C., re leaves of absence of state college employees.

See digest of S.B. 248, apparently identical.

A.B. 1314—ERNEST R. GEDDES. (Ed.) Amends Sec. 2452, Ed. C., re Public School System.

Provides that no school district shall be formed unless parents or guardians of at least 15 pupils, rather than children, between ages of 5 and 17 years as shown by petition, and meeting other specified requirements, present petition to superintendent of schools setting forth boundaries of proposed new district.

A.B. 1315—ERNEST R. GEDDES. (Fin. & Ins.) Adds Sec. 5005, Lab. C., re workmen's compensation.

Provides that pending order of Industrial Accident Commission approving or disapproving, filing of release or compromise agreement with Commission stays all other proceedings and suspends statute of limitations for performing acts under workmen's compensation law.

A.B. 1316—ERNEST R. GEDDES. (Fin. & Ins.) Amends Secs. 111, 112, and 115, repeals Sec. 114, Lab. C., re workmen's compensation.

Reduces number of members of Industrial Accident Commission from 7 to 3.
Eliminates provisions regarding panels of commission.

A.B. 1317—ERNEST R. GEDDES. (Fin. & Ins.) Amends Secs. 3208 and 4663, adds Secs. 3600.5 and 3600.6, Lab. C., re workmen's compensation.

See digest of S.B. 975, apparently identical.

A.B. 1318—ERNEST R. GEDDES. (Fin. & Ins.) Amends Sec. 4453, Lab. C., re workmen's compensation.

Prohibits fixing average weekly earnings of injured employee at sum which would set average annual earnings at figure in excess of actual earnings during calendar year immediately preceding injury.

A.B. 1319—ERNEST R. GEDDES. (Fin. & Ins.) Repeals and adds Sec. 4663, Lab. C., re workmen's compensation.

Changes provision allowing compensation in case of aggravation of pre-existing disease only for proportion of disability due to aggravation, to one for reduction of compensation where disability is result of combined effects of injury and prior disease in proportion to extent to which such disease is contributing cause of disability.

A.B. 1320—ERNEST R. GEDDES. (Fin. & Ins.) Amends Sec. 3202, Lab. C., re workmen's compensation law.

Provides that "language," rather than "provisions," of law shall be construed liberally.

A.B. 1321—ERNEST R. GEDDES AND OTHERS. (Fin. & Ins.) Adds Sec. 14805.5, Fin. C., re credit unions.

Authorizes credit unions to join organizations composed of credit unions, chambers of commerce, trade associations, or other organizations not incompatible with credit union purposes; authorizes payment of dues and assessments of such organizations.

A.B. 1322—ERNEST R. GEDDES AND OTHERS. (Fin. & Ins.) Amends Secs. 14804 and 14805, Fin. C., re property holdings of credit unions.

Deletes provision limiting real property which credit union may acquire or hold interest in, to such as is necessary for conduct of business. Authorizes acquisition of property for future expansion; furnishing and equipping such space; and leasing thereof.

Permits sale of jointly owned property if all holders join in sale.

A.B. 1323—ERNEST R. GEDDES AND OTHERS. (Fin. & Ins.) Amends Sec. 14454, Fin. C., re credit unions.

Prohibits directors of credit union from serving on supervisory committee.

A.B. 1324—ERNEST R. GEDDES AND OTHERS. (Fin. & Ins.) Adds Sec. 15407, Fin. C., re credit unions.

Authorizes credit unions to provide in by-laws for submission of questions to membership for written vote. Prohibits proxy voting on questions so referred.

A.B. 1325—ERNEST R. GEDDES. (Soc. Wel.) Amends and adds various Secs., B. & P. C., re registered social workers.

Requires all members of Board of Social Work Examiners be residents of California for 3 years, rather than only 5 of 7 members.

Defines school of social work to include those accredited by Commission on Accreditation of the Council on Social Work Education, in addition to those accredited by American Association of Schools of Social Work.

Provides misdemeanor, after June 30, 1955, for unregistered person to lead others, in any manner, to believe that he is a social worker.

Provides for registration, without examination, of persons registered or licensed under law of another state having similar requirements to California.

A.B. 1326—ERNEST R. GEDDES. (Fin. & Ins.) Amends Sec. 1676, Ins. C., re insurance agents.

Prohibits issuance of certificate of convenience pending completion of qualifying examination, to fire or casualty insurance agent.

A.B. 1327—ERNEST R. GEDDES. (Fin. & Ins.) Amends Sec. 1105, Ins. C., re regulation of insurance business.

Excepts from provisions regulating loans and investments of insurers and their officers, receipt by director of usual commission of stock exchange firm or fee of investment counsel firm, of which he is partner.

A.B. 1328—ERNEST R. GEDDES. (Fin. & Ins.) Amends Sec. 802, Ins. C., re resident agents of insurers.

Deletes requirement that resident agent receive or be credited with premiums on policies covering subject matter in this State. Provides that payment of commission shall be to licensed, rather than resident, agent, broker, or solicitor, or admitted insurer.

A.B. 1329—ERNEST R. GEDDES. (Fin. & Ins.) Amends Secs. 1708, 1711, and 1713, adds Sec. 1713.7, Ins. C., re life insurance agents.

Authorizes licensing of life agent of any type to transact any class of insurance permitted under existing life agent's license, for additional insurers upon filing certificate of appointment by such insurer.

Provides that applicant shall not be examined with respect to insurance which he was authorized to transact under an insurance agent's, broker's, or solicitor's, license which he holds or has held at any time since the second June 30th preceding date of application.

Changes fee for application for renewal of license from \$2 to \$1.

A.B. 1330—ERNEST R. GEDDES. (Fin. & Ins.) Repeals Sec. 1708.5, Ins. C., re life insurance agents.

Repeals provision requiring Insurance Commissioner to advise life insurer, upon request, of other insurers who have appointed same life agents as requesting insurer.

A.B. 1331—ERNEST R. GEDDES. (Fin. & Ins.) Adds Sec. 1734, Ins. C., re disciplinary proceedings against insurance licensees.

Provides that lapse or suspension by operation of law or voluntary surrender of license does not deprive Insurance Commissioner of jurisdiction to proceed in disciplinary matter.

A.B. 1332—ERNEST R. GEDDES. (Fin. & Ins.) Amends Sec. 1802.6, Ins. C., re bail licenses.

Deletes bail solicitors license from those which may be procured by bail permittee without additional bond.

A.B. 1333—ERNEST R. GEDDES. (Fin. & Ins.) Repeals Ch. 4, Pt. 1, Div. 2, Ch. 7, Pt. 2, Div. 2, Ch. 8, Pt. 2, Div. 2, and Ch. 5, Pt. 3, Div. 2, Ins. C., re insurers.

Repeals provisions authorizing and regulating mutual fire insurers, mutual life and disability insurers, life insurance upon mutual benefit assessment plan, and mutual workman's compensation insurance.

Saves and confirms all prior contract rights acquired under provisions re life insurance on mutual benefit assessment plan.

A.B. 1334—ERNEST R. GEDDES. (Fin. & Ins.) Amends Sec. 11069, Ins. C., re fraternal benefit societies, to correct cross-reference.

A.B. 1335—ERNEST R. GEDDES. (Fin. & Ins.) Amends Sec. 10270, Ins. C., and Sec. 16424, Ed. C., re disability insurance.

Extends exemption from requirement of standard provisions in disability insurance policies to blanket disability policies issued to private or parochial schools, or boards or persons in charge thereof; and requires such blanket policies, as to both public and private or parochial schools, to extend benefits re athletic teams and school-sponsored activities held off school grounds, and transportation to and from such other places.

Extends such exemption to such blanket policies issued to proprietors or sponsors of organized camping institutions.

Defines "blanket policy."

A.B. 1336—ERNEST R. GEDDES. (Fin. & Ins.) Amends Sec. 10209, Ins. C., re group life insurance.

Provides that if employee dies within 31-day period after termination of employment and before any individual policy in lieu of group policy becomes effective (whether or not application or payment of first premium therefor has been made), amount of life insurance to which he is entitled to have issued to him shall be payable as claim under group policy. Extends above benefit to group policy issued on life of spouse of employee.

A.B. 1337—ERNEST R. GEDDES. (Fin. & Ins.) Amends Sec. 32, Ins. C., re life insurance agents.

Defines life agent as insurance agent authorized by and on behalf of life, disability, or life and disability insurer to transact life, disability, or life and disability insurance.

A.B. 1338—ERNEST R. GEDDES. (Fin. & Ins.) Amends Secs. 1645, 1648.3, 1648.6, and 1659, Ins. C., re insurance agents, brokers, and solicitors.

Permits nonresidents to qualify for agent's or broker's license.

Permits granting of limited broker's licenses only to salaried employees and officers of admitted insurers other than those transacting only life insurance or life and disability insurance.

Prohibits broker from obtaining agent's or solicitor's license, and agent or solicitor from obtaining broker's license, upon only paying fee and filing certain statements; but permits broker who has terminated license to acquire solicitor's license and has maintained solicitor's license continuously in force to reacquire broker's license upon meeting all qualification requirements except examination requirement.

A.B. 1339—ERNEST R. GEDDES. (Fin. & Ins.) Amends Sec. 1720, Ins. C., re life insurance analysts.

Exempts persons who have passed qualifying examinations necessary to become associate of Society of Actuaries, rather than fellow or associate members of American Institute of Actuaries or Actuarial Society of America, from applicable code provisions.

A.B. 1340—ERNEST R. GEDDES. (Fin. & Ins.) Amends and adds various secs., Ins. C., re insurance production agencies.

Provides application for agent's, broker's, or solicitor's license is automatically denied without prejudice after 6 months from application or issuance of certificate of convenience, as case may be, if applicant neither fully qualifies nor is denied issue.

Provides for similar denial of application for life agent's license, eliminating present provisions for denying reapplication for failure to pass examination.

Provides that provisions re issuance of permanent licenses to holders of certificates of convenience and taking of examination by such holders do not operate to extend any certificate beyond 6 months from issuance thereof.

A.B. 1341—ERNEST R. GEDDES. (Fin. & Ins.) Amends Sec. 2095, Fin. C., re succession of trust business upon merger, consolidation or sale of banks.

Expands provisions for such succession to include mergers of national banks, as well as consolidations.

Makes other technical changes.

A.B. 1342—ERNEST R. GEDDES. (Jud.) Amends Sec. 1590, Fin. C., re persons or corporations acting as escrows or trustees.

Allows persons or corporations subject to supervision of Superintendent of Banks to hold money in escrow or act as trustee of certain deeds of trust regardless of restrictions on trust companies.

A.B. 1343—ERNEST R. GEDDES. (Fin. & Ins.) Amends Secs. 1364 and 1366, Fin. C., re investment of savings bank funds in bonds of manufacturing, etc., corporations and utilities companies.

Liberalizes restrictions on investments.

A.B. 1344—ERNEST R. GEDDES. (Fin. & Ins.) Amends Sec. 1357, Fin. C., re investment of savings bank funds in bonds of other states, Canada, and Hawaii.

Extends certain restrictions on investment in bonds of other states to bonds of Canada and Hawaii.

A.B. 1345—BROWN. (Jud.) Amends Act 1880, the Municipal and Justice Court Act of 1949, re qualifications of marshal of municipal court and constable of justice court.

Specifies certain required experience and certification of eligibility by Judicial Council, or passing of qualifying examination under Judicial Council regulations.

Excepts incumbent officers at time amendment effective or persons seeking re-election from specified qualifications.

A.B. 1346—DILLS. (Pub. H.) Amends Sec. 4895, H. & S. C., re annexation to sewer maintenance districts.

Provides for annexation to district whether territory is contiguous or not.

A.B. 1347—DILLS. (C., P., & P. W.) Amends Sec. 5837, S. & H. C., to authorize annexation of noncontiguous, as well as contiguous, territory to county maintenance districts.

A.B. 1348—DILLS. (C., P., & P. W.) Adds Sec. 5854, S. & H. C., and Sec. 4887.5, H. & S. C., re changing sewer maintenance districts name.

Allows board of supervisors, by resolution, to change sewer districts name to conform with change in street name or other designation which district bears.

A.B. 1349—BELOTTI. (Ed.) Amends Sec. 5156, Ed. C., re payment of apportionments from State School Fund.

Provides that if Superintendent of Public Instruction does not certify to the Controller the amount of the principal apportionment, on or before September 15th, he shall, not later than that date, certify to Controller total number of units of average daily attendance, computed in each elementary, high school, and junior college district during preceding fiscal year, and amount to be apportioned to each district during current fiscal year at rate of \$120 for each such unit of average daily attendance.

Requires Controller, during any month in which original certification is not furnished to him by superintendent on or before 15th day of such month, to make an

advance equal to $\frac{1}{10}$ of amount certified to him under preceding paragraph. Provides that difference between each such advance and amount actually payable for that month shall be added to, or subtracted from, as case may be, next monthly payment following receipt of certification required originally.

Provides warrants drawn under this section shall be drawn on State School Fund. Deletes provision that warrants shall be paid by the State Treasurer.

A.B. 1350—BELOTTI AND LINDSAY. (C., P., & P. W.) Adds Art. 3.5, Ch. 1, Div. 1, S. & H. C., re designation of highways as public resources roads.

Provides for designation of sections of state highways as public resources roads after specified petition and election by wood products haulers.

Imposes fee of 5 cents per mile for each 1,000 board feet for use of public resources road, in lieu of weight limitations, proceeds to be paid to Public Resource Road Fund for construction and maintenance of public resource roads and administration of provisions. Makes it unlawful to transport more than 9,000 board feet on vehicle over such roads.

Authorizes abandonment of designation of public resources road by Department of Public Works, if it finds fees collected are insufficient, or by vote of wood products haulers.

Authorizes boards of supervisors to establish and maintain county roads as such roads.

A.B. 1351—MUNNELL. (Rev. & Tax.) Amends Secs. 17951 and 17053.5, R. & T. C., re personal income taxation.

Increases personal exemption in case of head of family and married persons from \$3,500 to \$4,000.

Changes rates of optional tax in case of head of family and married person to unspecified amounts.

A.B. 1352—MUNNELL. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re hospital benefits.

Makes disqualification for disability benefits because of receipt of regular wages inapplicable to claimant otherwise eligible to hospital benefits.

A.B. 1353—LEROY E. LYON AND STANLEY. (C., P., & P. W.) Amends Sec. 5015, P. R. C., eliminating provisions requiring state appropriations for recreational development and erosion control of beaches to be matched by other funds.

A.B. 1354—LEROY E. LYON AND STANLEY. (Jud.) Amends Sec. 66g, C. C. P., and Sec. 69591, Gov. C., increasing number of superior court judges in Orange County from 4 to 5.

A.B. 1355—LEROY E. LYON. (Jud.) Amends Sec. 79.30, C. C. P., increasing annual salary of judge of Superior Court of County of Orange from \$14,250 to \$15,000.

A.B. 1356—LEROY E. LYON. (Mun. & C. G.) Amends Sec. 28112, Gov. C., and Sec. 412, Ed. C., re compensation for public service in Orange County.

Changes salary of auditor from \$7,500 to \$9,600, district attorney from \$8,400 to \$10,800, each supervisor from \$4,200 to \$6,600, and superintendent of schools from \$9,000 to \$10,200.

Makes various changes in jurors' compensation.

A.B. 1357—LEROY E. LYON. (Ind. R.) Adds Sec. 1944.2, Lab. C., re employment of aliens.

Excepts students enrolled and regularly attending any school, college or university from existing prohibition on employment of or payment of public money to noncitizen employees by State, counties or cities.

A.B. 1358—LEROY E. LYON. (Ed.) Amends Sec. 18051 and repeals Sec. 18053, Ed. C., re school district contracts.

Increases from \$500 to \$1,000 expenditures for work, material, or supplies which can be made without securing bids.

Repeals provision authorizing school districts with average daily attendance of 1,000 or more to secure 3 estimates of costs, and if less than \$1,000, let contract to bidder without advertising.

A.B. 1359—LEROY E. LYON. (Mun. & C. G.) Amends Secs. 35114, 35116, and 35123, Gov. C., re annexation of territories to cities, making no substantive change.

A.B. 1360—LEROY E. LYON. (Jud.) Amends Sec. 849, Pen. C., re arrests without warrant, to clarify language thereof, making no substantive change.

A.B. 1361—LEROY E. LYON. (Elec. & Reap.) Amends Sec. 5901.5, Elec. C., re absent voters' ballots.

Requires county clerk or registrar of voters to mail absent voters' ballot as soon as possible after application is received.

A.B. 1362—LEROY E. LYON. (Ed.) Amends Sec. 10211, Ed. C., re liability insurance in school districts for driver education program, making no substantive change.

A.B. 1363—LEROY E. LYON. (Jud.) Amends various Secs., Prob. C., re estates.

Makes summary probate proceedings applicable to estates of value of \$2,000 or less rather than \$1,000 or less, and clarifies language to show that more than one class may share therein.

Allows spouse to collect up to \$1,000 rather than \$500 without letters testamentary or of administration, when value of estate is not more than \$10,000 rather than \$5,000.

Makes all procedure relating to application to set aside estate to spouse or minor children applicable where estate subject to administration in State is \$5,000 or less, rather than \$2,500 or less; provides that such procedure shall not apply if surviving spouse or children has other estate wherever situated of at least \$10,000 value rather than \$5,000.

A.B. 1364—LEROY E. LYON. (G. O.) Repeals Sec. 19595, B. & P. C., re pari-mutuel wagering.

Repeals provision making wager made inside inclosure under parti-mutuel system for principal not within inclosure a wager made within inclosure and activity of principal in connection with such wager to be considered to be within inclosure.

A.B. 1365—LEROY E. LYON. (W. & M.) Amends Ch. 47, 1943 (4th Ex. Sess.), re allocations to cities and counties to develop postwar public works program.

Extends time for applications for allocations from June 30, 1953, to June 30, 1955. Permits presentation of claims on or before June 30, 1956, instead of June 30, 1954.

To take effect immediately, urgency measure.

A.B. 1366—LEROY E. LYON. (C., P., & P. W.) Amends Act 6447, the Construction and Employment Act, re allocation of state funds to local agencies for construction of public works.

Extends time for application for allocations from December 31, 1953, to December 31, 1955, and extends period of availability of funds for expenditure for additional 2 years.

A.B. 1367—LEROY E. LYON. (Jud.) Amends Ch. 1736, Stats. 1951, re compensation of officers and attaches of Fullerton, Anaheim, La Habra, Brea, and Placentia municipal court, making unspecified changes.

A.B. 1368—McFALL. (Trans. & C.) Amends Secs. 750 and 752, Veh. C., re use of vehicles by Highway Patrol, to provide that such vehicles must bear distinctive insignia as specified by commissioner, and to delete requirement that they be distinctive color.

A.B. 1369—McFALL. (Trans. & C.) Amends Sec. 751, Veh. C., re apprehension of law violators.

Provides that evidence obtained by use of radar equipment shall not be considered to have been obtained by means of speed trap.

A.B. 1370—ERNEST R. GEDDES. (C., P., & P. W.) Amends Sec. 54300, Gov. C., re the Sanitation, Sewer and Water Revenue Bond Law of 1941, making no substantive change.

A.B. 1371—MCCOLLISTER. (Elec. & Reap.) Amends heading of Ch. 4, Pt. 2, Div. 11, and adds Ch. 5, Pt. 2, Div. 11, Elec. C., re dates of local elections and consolidation of state and local elections, and to extend terms of office of public officers affected thereby.

Changes chapter heading of Ch. 4, Pt. 2, Div. 11, Elec. C., to "Permissive Consolidation of Elections."

Provides that Ch. 5, Pt. 2, Div. 11, Elec. C., shall not apply to judicial district elections.

Provides for holding of general elections of districts, cities, and counties, on first Tuesday of June of each year in which such elections are required by law to be held.

Prescribes manner of consolidating elections, and the procedure of such elections after consolidation.

Extends term of office of district, city, or county elective officers to noon of first Tuesday in July of year in which term expires by law, or if it expires after that date, until noon of the first Tuesday in July of the following year, the successors thereto to be elected on first Tuesday in June of expiration year, to serve until noon on the first Tuesday in July of year in which their term expires.

A.B. 1372—RUMFORD. (Pub. H.) Repeals Art. 12, Ch. 5, Div. 2, B. & P. C., requiring registration of certificate to practice system of treating sick with county clerk.

A.B. 1373—RUMFORD. (Pub. H.) Amends Sec. 2319, B. & P. C., re reciprocity license to practice medicine.

Deletes requirement that certificate on which application is based has been issued at least 1 year prior to date of application, and provides that applicant need not have completed year's internship prior to issuance of license in other state as long as the year's internship is completed before application for reciprocity certificate is made to the board.

A.B. 1374—RUMFORD. (Pub. H.) Amends Sec. 29007, H. & S. C., re wholesalers of dangerous drugs.

Qualifies definition of wholesaler of dangerous drugs to include only persons supplying drugs to licensed pharmacist, instead of any supplier.

A.B. 1375—RUMFORD. (Pub. H.) Amends Sec. 4033, B. & P. C., re definition of wholesaler selling drugs and medicines.

Adds to definition of wholesaler that such person in reselling drugs and medicines, resells to person licensed to buy or sell such drugs or medicines.

A.B. 1376—RUMFORD. (Pub. H.) Amends Sec. 2376.5, B. & P. C., re reinstatement of certificate to practice medicine.

Provides that person seeking reinstatement of his certificate may be required to pass oral examination.

A.B. 1377—RUMFORD AND COOLIDGE. (Pub. H.) Adds Sec. 2293, B. & P. C., re examinations for certificates to practice medicine.

Provides applicant failing twice to pass examination for certificate shall not be eligible to be examined 3d time until at least 1 year from date of 2d examination, and if fails 3d examination, shall not be eligible for 4th examination until 2 years from date of 3d examination; thereafter provides he may not take examination more than once in 2 years.

A.B. 1378—RUMFORD AND COOLIDGE. (Pub. H.) Adds Sec. 2394, B. & P. C., re examination for physician's and surgeon's certificate.

Provides examinations for physician's and surgeon's certificate may be conducted by board under uniform examination system and authorizes board to arrange with National Board of Medical Examiners of United States for such purpose.

A.B. 1379—RUMFORD AND COOLIDGE. (Pub. H.) Amends Sec. 2313, B. & P. C., re applicants for physician's and surgeon's certificate.

Requires applicant to submit evidence that he has not failed in an oral examination given by the board for similar certificate, as well as in any written examination.

A.B. 1380—RUMFORD AND COOLIDGE. (Pub. H.) Amends Sec. 2191, B. & P. C., re applicants for physician's and surgeon's certificate.

Requires applicant matriculating in medical school after January 1, 1954, rather than one graduating from one after January 1, 1955, to present evidence of having completed 3-year resident course of college grade before commencing study of medicine.

A.B. 1381—RUMFORD AND COOLIDGE. (Pub. H.) Amends Secs. 2135, 2340, and 2343, B. & P. C., re certificates to practice medicine.

Requires certificates issued by Board of Medical Examiners to be signed by 2 members, rather than by the president and secretary-treasurer.

Deletes provision that upon registration of certificate with county clerk of every county in which holder practices, holder becomes duly licensed practitioner in accordance with such certificates.

Makes holder of certificate who practices or attempts to practice in any county after 30 days from date he commenced to practice in such county without first registering certificate as now required, guilty of misdemeanor.

A.B. 1382—RUMFORD AND COOLIDGE. (Pub. H.) Amends Sec. 2553, B. & P. C., re certificates of dispensing opticians.

Deletes requirement of \$15 fee for registering change of address.

A.B. 1383—RUMFORD. (Pub. H.) Adds Sec. 2147.6, B. & P. C., re participation by visiting foreign physician in professional activities of approved medical school.

Authorizes Board of Medical Examiners to permit physician with valid visitors' visa who has received appointment as fellow, instructor, or exchange professor from dean of approved medical school to participate in professional activities of such school.

Limits such permission to a period not in excess of 1 year, and requires renewal semiannually.

Prohibits such visiting physicians from engaging in practice of medicine or surgery or receiving compensation therefor except to extent so authorized.

A.B. 1384—RUMFORD AND COOLIDGE. (Pub. H.) Adds Sec. 2383.5, B. & P. C., re unprofessional conduct by medical licensee.

Makes gross immorality or commission of criminal act involving moral turpitude unprofessional conduct.

A.B. 1385—RUMFORD. (Pub. H.) Amends Sec. 431.2, H. & S. C., re Advisory Hospital Council.

Increases number of members from 8 to 10, and provides that membership shall include practicing physicians and surgeons and hospital administrators.

A.B. 1386—HAHN. (G. E. & E.) Adds Sec. 13950.5, Gov. C., re state-owned motor vehicles.

Requires state departments, boards, commissions, authorities, or other state agencies, to place replica of official seal of such agency on each front door of any motor vehicle owned by agency, within 60 days after license plates have been issued for the vehicle. Requires agency to give notice of compliance to the Department of Finance within the 60-day period, and requires Department of Finance to prescribe rules governing type of replica, its size and location on vehicle.

A.B. 1387—EVANS. (Pub. H.) Amends Sec. 15151, adds Ch. 27.5, Pt. 1, Div. 13, H. & S. C., re hot water tanks in homes.

Requires every 2-bedroom home to have a 40-gallon hot water tank.

A.B. 1388—MALONEY. (G. E. & E.) Amends Sec. 55, Lab. C., setting forth the powers of the Director of Industrial Relations.

A.B. 1389—MALONEY. (G. E. & E.) Amends Sec. 143, Lab. C., re attorney for Industrial Accident Commission.

Requires attorney for Industrial Accident Commission to perform such legal services for Department of Industrial Relations, rather than Division of Industrial Safety, as Director of Industrial Relations may direct.

A.B. 1390—MALONEY. (G. E. & E.) Amends Secs. 11551, 11558, 11557, 11558, Gov. C., to change salary of Director of Industrial Relations from \$12,000 to \$15,000.

A.B. 1391—WATERS AND OTHERS. (C., P., & P. W.) Amends Secs. 7351 and 8651, R. & T. C., amends Secs. 370, 372, and 381, Veh. C., amends, adds, and repeals various secs., S. & H. C., re motor vehicle fuel taxation, motor vehicle registration fees, fees for operators' and chauffeurs' licenses, and use of state highway funds.

Provides for increase in gas and fuel tax rates from 4½ cents to 6 cents per gallon for period from July 1, 1953, to July 1, 1963.

Increases registration, weight, and operators' and chauffeurs' fees for period from January 1, 1954, to December 31, 1963.

Provides for allocation of portion of State Highway Fund and federal aid money for expenditure on Main Line Freeway System of State Highways.

Provides for unspecified allocations for expenditure by Department of Public Works on state highways in named counties during period from July 1, 1953, to June 30, 1963.

Provides as to federal funds available for construction or improvement of state highways by State, for apportionment to such projects as may be agreed upon by department and federal authorities.

Omits provisions for allocations of state funds for highways on county group basis.

To take effect immediately, tax levy and usual current expenses.

A.B. 1392—WATERS AND OTHERS. (C., P., & P. W.) New act, re study of transit and traffic problems in Los Angeles and Orange Counties.

Creates Committee on Transit and Traffic Problems in the Counties of Los Angeles and Orange, composed of representative of State Department of Public Works, representative of County of Los Angeles, representative of County of Orange, and representative from each incorporated city in said counties. Members to serve 2-year terms and to receive no compensation.

Authorizes committee to make comprehensive engineering and economic study of transit and traffic problems in said counties, and appropriates \$500,000 for payment of committee's expenses.

To take effect immediately, urgency measure.

A.B. 1393—WATERS AND EVANS. (Fin. & Ins.) Amends Sec. 22616, Fin. C., re personal property brokers.

Provides that expiration as well as revocation, suspension or surrender of license does not impair or affect obligation of existing legal contract between licensee and borrower.

A.B. 1394—WATERS AND EVANS. (Fin. & Ins.) Amends Sec. 22210, Fin. C., re withdrawal of application for personal property broker's license.

Authorizes return of bond and license fee to applicant who withdraws application with consent of commissioner.

A.B. 1395—WATERS AND EVANS. (Jud.) Amends Sec. 25100, Corp. C., re exemption of partnership interests from Corporate Securities Law.

See digest of S. B. 440, apparently identical.

A.B. 1396—WATERS AND EVANS. (P. U. & C.) Amends Sec. 25502, Corp. C., re permits to sell and take subscriptions for corporate securities.

See digest of S. B. 439, apparently identical.

A.B. 1397—WATERS AND EVANS. (P. U. & C.) Amends Secs. 25702 and 25708, Corp. C., re agents' certificates to sell and take subscriptions for corporate securities.

See digest of S. B. 437, apparently identical.

A.B. 1398—WATERS AND EVANS. (Fin. & Ins.) Amends Sec. 24610, Fin. C., re small loan contracts.

See digest of S. B. 443, apparently identical.

A.B. 1399—WATERS AND EVANS. (P. U. & C.) Amends Sec. 26003, Corp. C., re fees for permits to issue securities under the Corporate Securities Law.

See digest of S. B. 438, apparently identical.

A.B. 1400—WATERS AND EVANS. (Fin. & Ins.) Adds Sec. 18406.1, Fin. C., re industrial loan companies' real property loans.

See digest of S. B. 446, apparently identical.

A.B. 1401—WATERS AND EVANS. (Fin. & Ins.) Amends Secs. 18203 and 18206, Fin. C., re required amount of capital stock for industrial loan companies.

See digest of S. B. 445, apparently identical.

A.B. 1402—WATERS AND EVANS. (Fin. & Ins.) Amends Sec. 24210, Fin. C., re withdrawal of application for small loan license.

See digest of S. B. 444, apparently identical.

A.B. 1403—SMITH AND LIPSCOMB. (Jud.) Amends Sec. 585, Prob. C., and Sec. 372, C. C. P., re investment of funds of estates, infants, and insane or incompetent persons in savings and loan associations.

Authorizes investment of such funds in insured savings and loan associations within this State, as defined in bill.

A.B. 1404—MUNNELL, PORTER, AND ERWIN. (Ed.) Adds Sec. 7711.6, Ed. C., re state school building aid.

Provides that if district has qualified for aid under 1949 law for school building aid and is maintaining double or triple sessions, it is not required to requalify or reapply under 1952 law for school building aid, and shall be given same relative priority as it possessed under 1949 law.

A.B. 1405—DONAHOE. (F. & G.) Amends Secs. 1403 and 1411, F. & G. C., re burros.

See digest of S. B. 190, apparently identical.

A.B. 1406—CHAPEL. Appropriates \$50,000 for repair and restoration of sea wall adjacent to City of Redondo Beach, to be repaid in installments deducted from payments to city under Alcoholic Beverage Control Act.

Chapter 4, Statutes of 1953, approved January 20, 1953, in effect immediately.

A.B. 1407—ALLEN. (Jud.) Amends Sec. 1200, Prob. C., re notice of probate proceedings.

Provides that notice required to be given for various petitions in probate proceedings, shall specify time and place of hearing of petition.

Subjects petitions for appointment of trustee, rather than for such appointment after distribution, to such notice requirements.

Subjects petitions for letters of administration, or for probate of will, or for letters of administration-with-will annexed filed after issuance of letters of administration or letters testamentary, to such notice requirements.

A.B. 1408—ALLEN. (Ed.) New act, re contract for operation of San Jose Junior College.

Authorizes Director of Education and Board of Education of City of San Jose to contract with respect to junior college maintained by San Jose Unified School District on campus of San Jose State College, to authorize state college to operate junior college and to allow use of state college facilities by junior college.

A.B. 1409—ALLAN (By request). (Rev. & Tax.) Repeals Sec. 13989, R. & T. C., eliminating deduction of federal estate tax for inheritance tax purposes.

A.B. 1410—COLLIER. (Ed.) Adds Ch. 1.9, Div. 3, Ed. C., re property valuations for purpose of allocating funds to school districts.

Requires State Allocation Board to annually determine for each school district the relationship between total assessed value for tax purposes of land, improvements and tangible personal property in district and total market value of property. Prescribes bases for such determination.

A.B. 1411—COLLIER. (Ed.) Adds Sec. 7407.1, Ed. C., re issuance and sale of bonds of joint school districts.

Provides that proceedings relating to authorization of bonds of a joint school district of any type need be certified only by board of supervisors of county whose superintendent of schools has jurisdiction over district.

Authorizes board of supervisors to issue and sell such bonds without necessity of any action on part of the board of any other county in which district is situated in connection with such issuance and sale. Provides that bonds need not be signed by any officer of any other county.

A.B. 1412—COLLIER. (Ed.) Adds Sec. 14137.5, Ed. C., re school district merit systems.

Authorizes school district personnel commission to authorize hearing officers or other representatives to conduct hearings or investigations, and prescribes the powers of such officer or representative in relation thereto. Prescribes powers of commission with respect to the findings of the officer or representative, and authorizes it to make necessary rules and procedures.

A.B. 1413—COLLIER. (Ed.) Amends Sec. 5044.5, Ed. C., re state school building aid, to clarify language.

A.B. 1414—COLLIER. (Ed.) Amends Sec. 7141, Ed. C., re assessed valuation of school district property, making no substantive change.

A.B. 1415—COLLIER. (Ed.) Amends Sec. 5045, Ed. C., re state school building aid, to correct punctuation.

A.B. 1416—LINDSAY, BELOTTI, AND ALLEN. (Trans. & C.) Amends Sec. 750, Veh. C., Sec. 13009, Gov. C., re allowances for members of the California Highway Patrol and the State Police.

Provides for uniform allowance for each member of California Highway Patrol required to wear uniform, authorizing commissioner to fix amount of such allowance. Provides that such allowances are proper maintenance charge of California Highway Patrol and are payable out of any appropriation for its support.

Provides for uniform allowance for each member of State Police who is required to wear uniform, authorizing Director of Finance to fix amount of such allowance. Provides that such allowances are proper maintenance charge of Department of Finance and are payable out of any appropriation for its support.

A.B. 1417—WATERS. (Fin. & Ins.) Adds Sec. 1734, Ins. C., re disciplinary proceedings against insurance licensees.

See digest of A. B. 1331, apparently identical.

A.B. 1418—TOMLINSON. (C., P., & P. W.) Adds Sec. 6837, P. R. C., re oil and gas leases on tide and submerged lands.

Provides that governing body of city or county bordering on tide or submerged lands may, after public hearings and by a $\frac{2}{3}$ vote of entire membership, determine that health, welfare or safety of its citizens would be jeopardized by oil drilling or prospecting on all or any part of bordering tide or submerged lands, and that such drilling or prospecting would not be in accord with its master plan, may adopt resolution to that effect, transmitting it to State Lands Commission.

Provides that after adoption of such resolution, commission will have no power to lease lands described in resolution for oil drilling or prospecting purposes.

A.B. 1419—TOMLINSON. (C., P., & P. W.) Amends Sec. 23142, Gov. C., to extend boundaries of Santa Barbara County 3 nautical miles into Pacific Ocean.

A.B. 1420—TOMLINSON. (Mun. & C. G.) New act, granting to City of Santa Barbara all territory extending 3 miles westerly from its boundaries into Pacific Ocean, reserving to State ownership of minerals therein, but restricting State's power to take minerals when contrary to local ordinance.

A.B. 1421—HANSEN AND SHERWIN. (W. & M.) Appropriates \$7,500 to Department of Agriculture for in-season surveys of potential and actual raisin production.

A.B. 1422—FLEURY. (Fin. & Ins.) Amends Sec. 9300, adds Secs. 6463 and 9308.1, Fin. C., re conversion of federal savings and loan associations to state associations.

Allows conversion of federal savings and loan association to such state association issuing shares, stock, or investment certificates, and prescribes procedure for stock subscriptions prior to conversion. Deletes provision for conversion to state building and loan association.

Authorizes amendment of articles of building and loan association to permit issue of stock, and prescribes procedure therefor.

A.B. 1423—FLEURY. (Fin. & Ins.) Amends Secs. 7177 and 7178, Fin. C., re building and loan association loans to majority stockholder.

Prohibits such loans without consent of commissioner. Makes other technical change.

A.B. 1424—CHAPEL. (W. & M.) Appropriates unspecified sum to Department of Public Health for construction and equipment of hospitals.

A.B. 1425—LIPSCOMB AND OTHERS. (Rev. & Tax.) Amends and adds various secs., R. & T. C., re bank and corporation taxation.

Makes changes in depletion allowance in case of minerals, including an increase of from 5 percent to 10 percent in respect to coal.

Allows deductions for mine development and exploration expenditures, and provides for adjustments in basis for amounts deducted.

To take effect immediately, tax levy.

A.B. 1426—LIPSCOMB. (Rev. & Tax.) Amends Secs. 17325 and 17327, adds Sec. 17329.1, R. & T. C., re personal income taxation.

Increases maximum standard deduction in case of married couple filing joint return from \$300 to \$600.

Modifies provisions on election to take standard deduction.

To take effect immediately, tax levy.

A.B. 1427—LIPSCOMB AND STEWART. (C. S. & S. P.) Amends Sec. 18854, Gov. C., re salaries of state civil service employees.

Provides for merit salary adjustment for employees in professional, supervisory or administrative positions after completion of 1st year. Permits State Personnel Board to authorize merit adjustments for other classes where objective work standards and measurements have been agreed upon. Requires automatic annual 1-step increases within salary range for other employees. Provides that in all classes not subject to performance evaluation or work measurement, maximum rate shall not be more than 15 percent above minimum.

A.B. 1428—LIPSCOMB, STEWART, AND MCGEE. (C. S. & S. P.) Amends Sec. 18853, Gov. C., re salaries of state civil service employees.

Authorizes State Personnel Board to establish single monthly salary rate or daily or hourly rate, rather than minimum and maximum salary limits, on occupations normally paid in industry at hourly rate.

A.B. 1429—LIPSCOMB, STEWART, AND MCGEE. (C. S. & S. P.) Adds Sec. 18850.1 to Gov. C., re salaries of state civil service employees.

Provides that in establishing such salaries, State Personnel Board is not limited by statutory salaries, but if it establishes salary for subordinate class in excess of statutory salary for higher positions in same department it shall report its action to Legislature and may recommend change in statutory salary.

- A.B. 1430—LIPSCOMB, STEWART, AND MCGEE. (C. S. & S. P.) Amends Sec. 18705, and repeals various secs., Gov. C., re rights and privileges of state employees.

Repeals provisions re vacations and sick leave and provides State Personnel Board may provide by rule for vacations, sick leave and other benefits for all state employees, such rules and amendments to be submitted to Director of Finance and if he finds that proposed rule or amendment will increase direct costs to State, it shall not become effective until ratified by Legislature.

- A.B. 1431—LIPSCOMB, STEWART, AND MCGEE. (G. E. & E.) Amends Sec. 11558, Gov. C., to delete provisions fixing salaries of Secretary of State Athletic Commission and Secretary of California Horse Racing Board at \$10,000 per year each.

- A.B. 1432—LIPSCOMB, STEWART, AND MCGEE. (C. S. & S. P.) Amends Sec. 18682, Gov. C., re findings by State Personnel Board.

Provides that when employee, department, or other interested person in matter involving status or tenure before board requests findings, board shall make them.

- A.B. 1433—LIPSCOMB, STEWART, AND MCGEE. (Fin. & Ins.) Amends Act 8780d, Sec. 123, Lab. C., re salaries of referees in state employment.

Deletes provisions directing State Personnel Board to fix compensation of referees employed by the Industrial Accident Commission, and those appointed by Unemployment Insurance Appeals Board, at rates comparable to those set for certain specified classes of positions.

- A.B. 1434—LIPSCOMB, STEWART, AND MCGEE. (C. S. & S. P.) Amends Sec. 18850, Gov. C., re salaries of state civil service employees.

Provides that State Personnel Board shall fix same rates for classes having like levels of duties and responsibilities and that standards used shall be fair relationship to competitive rates in private employment with comparable conditions of employment. Provides that rates for comparable public employment shall be taken into account only to corroborate board's judgment and establish rates for classes peculiar to government service.

Prohibits making change in salary range or rate retroactive, and provides that such changes shall not be made oftener than semiannually.

- A.B. 1435—LIPSCOMB, STEWART, AND MCGEE. (C. S. & S. P.) Amends Sec. 18804, Gov. C., re reclassification or reallocation of state civil service employees.

Provides that if salary of employee before reclassification or reallocation of position was higher than maximum salary for class to which position is reclassified or reallocated, State Personnel Board may authorize continuation of higher salary but employee is not eligible for salary adjustment until rate is within range for class, rather than that salary shall not be reduced to less than maximum for class to which position is reclassified.

- A.B. 1436—RUMFORD AND OTHERS. (G. O.) Repeals Arts. 4 and 6, Ch. 3, Pt. 2, Div. 3, Title 2, and various Secs., adds Ch. 6, Pt. 10, Div. 3, Title 2, Gov. C., re management and disposition of State Archives and records by Department of General Services.

Abolishes State Archives and State Record Depository in Office of Secretary of State and transfers their functions and property to Department of General Services (created by A.B. 2338).

Continues employees of abolished agencies in same or similar positions in new department. Directs Director of General Services to appoint Archivist.

Requires director to establish State Records Council to include Archivist as chairman, and Director of Finance, Attorney General, and Legislative Auditor or their designated alternates. Council is to advise and assist director in carrying out provisions of California Records Act. Where action of council will affect particular agencies, council is to be augmented for purpose of that action by representatives of agencies affected, designated by respective heads of agencies.

Provides for administration of Archives of State by Department of General Services, specifying in detail materials acceptable for deposit in archives and extent to which

they shall be subject to examination. Empowers director to reproduce materials in archives (by photography or otherwise) and to furnish copies, unless public examination prohibited, at fees sufficient to cover cost.

Specifies in detail powers and duties of director in respect to management of records of state agencies and powers and duties of heads of agencies in relation thereto. Provides for disposal of records of state agencies in accordance with regulations to be made by Director of General Services. Includes among such regulations standards for reproduction of records by photographic or microphotographic processes, and makes photographs or microphotographs of records made in compliance with such regulations admissible in evidence with same force and effect as originals.

Permits disposition of county, city and county, and city records only after notice to Director of General Services and consent of director to destruction or other disposition given in accordance with regulations established by him. Local records proposed for disposal to which director does not consent may be deposited in Archives of State, if Archivist determines they have sufficient value to warrant preservation there, or in records center established and maintained by director.

A.B. 1437—COOLIDGE. (Pub. H.) Amends Sec. 28382, adds Sec. 28403, H. & S. C., re Cannery Inspection Board.

Requires board to meet at least quarterly.

Allows for assessment of licensed canneries on estimated hourly rate set by board.

A.B. 1438—CHARLES W. LYON. (G. O.) Amends Sec. 19538, B. & P. C., re charity day racing.

Requires distribution to charity of amounts otherwise payable as license fee to State, as well as licensees' commission and breakage, less costs of racing, from revenues on added charity racing days.

A.B. 1439—CHARLES W. LYON. (Rev. & Tax.) Amends Secs. 11404 and 11405, R. & T. C., re private car tax.

Changes delinquent date from December 5 to December 10.

A.B. 1440—CHARLES W. LYON. (Rev. & Tax.) Adds Ch. 3.5, Pt. 6, Div. 2, R. & T. C., providing for correction by State Board of Equalization of defects in form or clerical errors made by it in assessing private car tax.

A.B. 1441—CHARLES W. LYON. (Mun. & C. G.) Amends Secs. 54900, 54901, and 54903, Gov. C., re filing of statements and maps or plats by cities and districts.

Requires filing of maps and statement showing changes of boundaries when district, previously levying and collecting taxes or special assessment based upon its own assessment, utilizes regular city or county assessment roll. Provides that unless statement and maps are filed, tax or special assessment shall not be carried on city or county assessment roll.

A.B. 1442—CHARLES W. LYON. (Mun. & C. G.) Amends Sec. 54902, Gov. C., re required statements and maps of change of boundary of city or district.

Changes time for filing of such statements and maps with assessors and State Board of Equalization from February 1st to January 1st of year in which assessment or tax is to be levied.

A.B. 1443—SHAW. (Jud.) Amends Sec. 5082, B. & P. C., re accountants.

Permits registration, as public accountants, of persons engaged in practice of public accountancy for 1 year, or employed as accountants of defined type by public agency for 2 years, or to graduates of a recognized course in accounting as defined and 3 years experience.

A.B. 1444—SHAW. (Jud.) Amends Sec. 5082, B. & P. C., re public accountants.

Opens registration of public accountants, now closed. Provides for annual examination.

A.B. 1445—SHAW. (C., P., & P. W.) Amends Sec. 820, S. & H. C., to include work on railroad grade separations as work which may be done in cooperation with Federal Government.

A.B. 1446—SHAW. (P. U. & C.) Adds Sec. 463, P. U. C., re setting of utility rates to school districts.

Requires Public Utilities Commission to prescribe lower rates for utility services to school districts than is charged to commercial users.

A.B. 1447—SHAW. (W. & M.) Appropriates unspecified sum to Department of Public Works for construction of specified grade separation crossing in San Bernardino County.

A.B. 1448—SHAW. (Jud.) Adds Sec. 7045.5, B. & P. C., re scope of contractors' regulations.

Exempts from regulations relating to contractors and contracting, sale or installation of garbage disposal kitchen units.

A.B. 1449—SHAW. (Jud.) Amends Ch. 1228, Stats. 1951, changing number of San Bernardino municipal court judges from 3 to 4.

A.B. 1450—SHAW. (Jud.) Amends Ch. 1228, Stats. of 1951, including City of Ontario in municipal court district embracing City of San Bernardino.

A.B. 1451—SHAW. (Rev. & Tax.) Repeals various Secs., R. & T. C., re insurance company taxation.

Eliminates principal office deduction and provisions of former real estate deduction. Effective only on adoption of amendment of Sec. 144, Art. XIII, State Constitution, proposed at 1953 Regular Session.

A.B. 1452—SHAW. (G. E. & E.) Adds Pt. 10, Div. 3, Title 2, Gov. C., to create a nonpartisan commission to study and recommend legislation to protect civil rights and to strengthen internal security of State.

Creates 16 member commission, 8 to be appointed by Governor, 4 by President pro Tempore of the Senate, and 4 by Speaker of Assembly.

Provides that each member shall receive \$25 for each day while in attendance of regular meetings.

Enumerates subjects to be studied by commission.

Provides for organization of commission and appointment of executive secretary to be the executive officer for administration of this part, and gives commission and executive secretary various powers.

Appropriates \$50,000 to commission to carry out part.

Requires commission to report its recommendations to Governor and Legislature prior to March 1, 1955, on which date the part ceases to be effective.

A.B. 1453—SHAW. (Rev. & Tax.) Amends Secs. 7351, 8651, and 9651, R. & T. C., amends Secs. 370, 372, 381, and 382, Veh. C., amends Secs. 188 and 188.4, S. & H. C., re motor vehicle fuel taxation, motor vehicle registration and weight fees, fees for operators' and chauffeurs' licenses, and use of state highway funds.

Provides for unspecified changes in gas and diesel tax rates, in registration fees and in fees for operators' and chauffeurs' licenses.

Provides for unspecified changes in allocations of money in State Highway Fund for expenditure on state highways in the two county groups.

To take effect immediately, tax levy.

A.B. 1454—SHAW AND BACKSTRAND. (C. P., & P. W.) New act, creates the Inland Air Pollution Control District and prescribes its organization, powers and duties.

A.B. 1455—SHAW. (C. P., & P. W.) Amends Sec. 326, S. & H. C., to add specified portion of Archibald Avenue near Ontario to State Highway Route 26.

A.B. 1456—DOLWIG. (Jud.) Adds Sec. 1325.1 and amends Sec. 1326, C. C. P., re property in Unclaimed Property Fund or School Land Fund, and making an appropriation.

Appropriates all money in School Land Fund which has vested in State, except perpetual trust under Art. IX, Sec. 4 of Const. and proceeds from Alien Land Law, to State Controller for expenses in connection with such property.

Provides for deposit of any balance in School Land Fund and for expenditure of deficit from appropriation to Controller.

Deletes provision for payment of such expenses from particular item of Unclaimed Property Fund in which such property is held.

A.B. 1457—DOLWIG. (Jud.) Amends, adds, repeals various Secs. and Chs., C. C. P., Prob. C., adds Sec. 3121.5, Fin. C., amends Sec. 5010 and repeals Sec. 5011, Corp. C., and amends Sec. 1056.5, Ins. C., re unclaimed property.

Revises and clarifies law re unclaimed and escheated property, procedures for payment thereof into State Treasury, and custody and care thereof.

A.B. 1458—DOLWIG. (Jud.) Adds Sec. 1321, Art. 1, Ch. 2, Title 10, Pt. 3, and repeals Sec. 1477, C. C. P., re delivery of unclaimed property to State Treasurer or State Controller.

Provides that person delivering any unclaimed property, rather than property deemed abandoned, to State Treasury or State Controller pursuant to chapter on unclaimed property is relieved of any claim and held harmless in respect to delivery of such property.

A.B. 1459—DOLWIG. (Jud.) Amends various Secs., C. C. P., re unclaimed property.

Makes provisions in title of code re unclaimed property applicable to money and property obtained from estates of decedents, state institutions, and banking institutions. Clarifies sections accordingly.

A.B. 1460—DOLWIG. (Jud.) Amends Sec. 1313 and adds Secs. 1313.1 and 1356, C. C. P., re unclaimed property.

Provides that proceeds from disposition of unclaimed property, received by the State, shall be deposited in State Treasury in same manner as required for unclaimed property except money.

Provides, that when sum of money or other property payable into State Treasury, derived from estate or subject to claim by individual owner, plus all money or other property held in Unclaimed Property Fund for such estate or subject to claim by such owner, does not exceed \$3 such money or other property shall, on order of Controller, be deposited in School Land Fund.

Requires Controller to deduct from amount of any approved claim for unclaimed money or property held by State, service charge equal to 1 per cent of total amount of claim and not less than \$3, and to transfer amount of such service charge to the School Land Fund.

Subjects all money or other property now held in Unclaimed Property Fund to these provisions as well as future deposits or transfers.

A.B. 1461—DOLWIG. (Jud.) Amends Sec. 1570, C. C. P., amends Sec. 5010, repeals Sec. 5011, Corp. C., re unclaimed money and property in possession of dissolving corporations.

Repeals present provision authorizing pro rata distribution of unclaimed distributive shares, deposits, dividends, or other debts of dissolving corporations among shareholders of corporation at time of distribution of assets and their successors, if not claimed within 3 years from time of deposit.

Amends provision authorizing deposits of unclaimed deposits, dividends, and debts of corporations in process of dissolution with State Treasurer or with bank or trust company to make requirement that deposit be at interest, if possible, applicable only where deposit is made in bank or trust company, and to delete reference to 3-year period from time of deposit for establishment of claims thereto.

Makes all such property paid or delivered to State Treasurer or State Controller under provisions of Sec. 5009 or 5010, Corp. C. subject to provisions of C. C. P. re abandoned property the same as other property, thereby providing for escheat thereof to State after 5 years.

A.B. 1462—DOLWIG. (Jud.) Amends Secs. 1143 and 1144, Prob. C., re estates of deceased persons.

Provides that when public administrator takes possession of estate of value not to exceed \$200, he may apply to court for order of summary sale and apply proceeds to

payment of burial expenses and expenses of last illness. Provides that no fees be charged by clerk of court, public administrator or his attorney for services in such estates. Requires balance of money or property to be distributed to State, unless claimed by heirs of decedent, subject to provisions for escheat of unclaimed property.

A.B. 1463—DOLWIG. (Jud.) Adds Sec. 1147.5, Prob. C. and Sec. 1449, C. C. P., re estates of deceased persons.

Provides that money or property deposited in bank by public administrator, which belongs to known decedents' estate on which letters have never been issued or on which letters have been issued but no decree of distribution has been rendered due to absence of parties interested or failure of such parties to secure distribution, and remaining unclaimed for 5 years from date of deposit, shall be presumed abandoned. Provides for petition by State Controller for court order that such money or property be transmitted to State Treasurer or State Controller for deposit in State Treasury. Requires holder to deliver said property.

Provides that all such presumptively abandoned money and property paid or delivered to Treasurer or Controller shall be deemed paid or delivered for deposit in State Treasury.

A.B. 1464—DOLWIG. (Fin. & Ins.) Adds Sec. 3121.5, Fin. C., re unclaimed money.

Requires Superintendent of Banks, upon request of State Controller, to deliver signature cards and other identifying information relating to unclaimed money or property transferred to State.

A.B. 1465—DOLWIG. (Jud.) Amends Sec. 1153, Prob. C., to require public administrators to send copy of their biannual reports to State Controller.

A.B. 1466—DOLWIG. (Jud.) Amends Sec. 1575, C. C. P., and Sec. 1056.5, Ins. C., re disposition of unclaimed money in connection with dissolution or liquidation of insurance companies.

Makes provisions in title of C. C. P. re unclaimed property applicable to unclaimed money or property of dissolved or liquidated insurance companies.

A.B. 1467—DOLWIG. (Jud.) Adds Art. 13, Ch. 6, Title 10, Pt. 3, C. C. P., re unclaimed property.

Authorizes holder of property for, or belonging to, another, unclaimed for 5 years, to apply, with consent of Controller, to superior court for order declaring it to be abandoned and directing holder to transmit property to State.

A.B. 1468—DOLWIG. (Jud.) Amends Sec. 738, and repeals Sec. 739, Prob. C., and amends Sec. 1443, C. C. P., re unclaimed money in estates of deceased persons.

Authorizes executor or administrator of estate ready to be closed except for fact that claim cannot be paid because claimant cannot be found, to deposit amount of such claim in county treasury, and eliminates requirement of court order directing him to do so.

Authorizes same procedure where estate is ready to be closed except for fact claimant refuses to accept payment or give a proper voucher therefor.

Repeals provisions specifying procedure for payment to State Treasury of such moneys.

Requires county treasurer to receive, account for, and dispose of such deposits in the manner required for deposits of unclaimed money or property in estates of deceased persons.

Provides that such moneys deposited in State Treasury shall be deemed deposited under provisions governing disposition of unclaimed property in estates of deceased persons.

A.B. 1469—DOLWIG. (Jud.) Amends Secs. 1325 and 1326, C. C. P., re property in Unclaimed Property Fund or School Land Fund, and making an appropriation.

Provides that purpose for which money in Unclaimed Property Fund is appropriated includes payment of costs incurred by Controller for repair, maintenance and upkeep of property in name of an account in such fund, and provides that expenditures shall

be charged to particular account in name of which property is held, and if sufficient money is not available expenditure may be made from appropriation for support of Controller, or expenditures for official advertising from any appropriation available therefor, to be reimbursed from sale of property. Makes corresponding changes.

A.B. 1470—DOLWIG. (Jud.) Adds Sec. 1382, C. C. P., re sale by State Controller of real property distributed or escheated to State.

Provides that provisions re sale of unclaimed property by Controller apply to all real property distributed or escheated to, or title to which has vested in, State by court order, decree of distribution, or operation of law, if such property is held in name of Unclaimed Property Fund, whether or not it has permanently escheated to State.

Declares that changes do not constitute change in law, but are to clarify legislative intent.

A.B. 1471—DOLWIG. (Jud.) Repeals and adds Ch. 5, Title 10, Pt. 3, and amends Sec. 1355, C. C. P., re escheat proceedings covering unclaimed property.

Revises and restates provisions governing escheat proceedings. Makes technical and clarifying changes.

A.B. 1472—DOLWIG. (Rev. & Tax.) Amends Secs. 13307 and 15510, R. & T. C., re inheritance and gift taxation.

Provides "Class A transferee" and "Class A donee" include person whose relationship to transferor or donor is that of one adopted prior to age 21 by lineal issue or child of transferor or donor.

A.B. 1473—DOLWIG. (Fin. & Ins.) Repeals Secs. 118 and 119, Lab. C., thereby eliminating Industrial Accident Commission's legal staff.

A.B. 1474—DOLWIG. (Mun. & C. G.) Amends Sec. 31679, Gov. C., re benefits payable by county employees' retirement system.

Provides that if minimum retirement allowance for member entering retirement system with credit for prior service is less than \$1,200, retirement allowance is increased to \$1,200 exclusive of annuity based on additional contributions, rather than \$1,200.

A.B. 1475—ELLIOTT AND OTHERS. (Jud.) Amends Sec. 6025, B. & P. C., re the State Bar.

Directs board to adopt rule and regulation prohibiting recognition by it as bar association any incorporated or unincorporated bar association denying or abridging membership by reason of race, color, creed or national ancestry, and also rule and regulation prohibiting certification of delegates or alternate delegates to Conference of State Bar Delegates from such bar association.

A.B. 1476—ELLIOTT AND COLLINS. (Elec. & Reap.) Amends various secs., Elec. C., to make county, township, and municipal offices partisan, rather than nonpartisan, offices.

A.B. 1477—DONAHOE AND ERNEST R. GEDDES. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re unemployment compensation disability.

Deletes provision preventing payment of disability benefits for unemployment caused by injury or illness arising in connection with pregnancy to the end of such pregnancy and 28 days thereafter.

A.B. 1478—THOMAS. (Fin. & Ins.) Amends Sec. 7540, B. & P. C., re private investigators and adjusters.

Deletes requirement of renewal fee of \$10 per name for every year in which licensee conducts business under additional fictitious name or names.

A.B. 1479—THOMAS. (Fin. & Ins.) Amends Sec. 7528, B. & P. C., licensing of private investigators and adjusters.

Provides for denial of license if applicant has been denied license or had license suspended or revoked by any public authority for reasons involving lack of honesty or integrity.

A.B. 1480—THOMAS. (Fin. & Ins.) Amends Sec. 7545, B. & P. C., re surety bonds for private investigators.

Authorizes Director of Professional and Vocational Standards to require any surety, other than authorized company, to give security.

A.B. 1481—THOMAS. (Fin. & Ins.) Amends Sec. 7536, B. & P. C., re employees of licensed private detectives.

Prohibits employee from performing services of type for which license required unless employer bound by and responsible for employee's acts under general law of agency.

A.B. 1482—THOMAS. (Mun. & C. G.) Amends Sec. 7522, B. & P. C., re private patrol operators.

Provides that regulation of private detectives does not apply to private patrol service conducted by nonprofit corporation organized and operating under laws of this State, and composed solely of owners of property located in specified unincorporated area of State, which furnishes certain specified services to its members only, in return for fees, dues, assessments, or other charges against such members.

A.B. 1483—THOMAS. (Fin. & Ins.) Amends Sec. 7551, B. & P. C., re private investigators and adjusters.

Adds to existing causes for revocation or suspension of license (a) failure to report to or perform contract with client, (b) commission of assault, battery, or kidnapping, (c) violation of court order, (d) acting as runner or capper for attorney, and (e) conviction of resisting or interfering with officer in discharge of his duty.

A.B. 1484—THOMAS. (Fin. & Ins.) Amends Secs. 7545 and 7580, and adds Sec. 7527.5, B. & P. C., re licensing of private detectives.

Deletes provision whereby applicant for license may file surety bond executed by applicant with 2 or more sureties.

Declares applicant or his manager entitled to 1 examination without further charge upon payment of application fee, and that re-examination fee is to be required for each subsequent examination.

Establishes a re-examination fee of \$10.

A.B. 1485—THOMAS. (Fin. & Ins.) Amends Sec. 7550 and adds Secs. 7555-7555.8 incl., B. & P. C., re nonresident private investigators and adjusters.

Provides, in proceedings for revocation or suspension of license, for service of accusation, where licensee is not resident of California, upon Chief of the Division of Administrative Procedure, and requires mailing by registered mail to licensee.

A.B. 1486—COLLINS AND OTHERS. (C., P., & P. W.) Adds Sec. 30610, S. & H. C., re routes of approaches to toll bridges across San Francisco Bay.

See digest of S.B. 910, apparently identical.

A.B. 1487—COLLINS AND OTHERS. (C., P., & P. W.) Adds Sec. 30150.1, S. & H. C., re routes of approaches to toll bridges.

See digest of S.B. 911, apparently identical.

A.B. 1488—COLLINS AND OTHERS. (C., P., & P. W.) Adds Sec. 30609, S. & H. C., re routes of approaches to additional toll bridges across San Francisco Bay.

See digest of S.B. 909, apparently identical.

A.B. 1489—MALONEY. (G. O.) Amends Act 3796, the Alcoholic Beverage Control Act, re tax on distilled spirits.

Authorizes Board of Equalization for good cause, to extend time for filing and paying such tax for 30 rather than 15 days.

A.B. 1490—DONALD D. DOYLE AND OTHERS. (Trans. & C.) Amends Secs. 560 and 563 of, adds Secs. 560.3 and 562.5 to, Veh. C., re pedestrians' rights and duties.

Changes general requirement of yielding right of way to pedestrian crossing within marked crosswalk or at intersection to provide that right of way shall be yielded when signal devices are not in place or in operation or where traffic is not controlled by

police and pedestrian is upon the half of roadway upon which vehicle is traveling or is approaching so closely from opposite half of roadway as to be in danger. Prohibits pedestrian from suddenly leaving place of safety and entering path of vehicle which is so close as to make it impossible for driver to yield.

Provides that pedestrians shall not cross roadway other than by crosswalk in any controlled traffic district or business district from 7 a.m. to 7 p.m.

A.B. 1491—DONALD D. DOYLE AND OTHERS. (Jud.) Amends Sec. 479, C. C. P., re arrest in civil cases.

Authorizes arrest upon any judgment or decree when defendant is about to depart State with intent to defraud his creditors.

A.B. 1492—STEWART. (Sec. Wel.) Amends Sec. 258.5, H. & S. C., re physically handicapped children.

Deletes provision providing for expiration on 91st day after 1953 Regular Session of Legislature, of Sec. 258.5, H. & S. C., which authorizes State Department of Public Health, upon request of another state or federal agency, to pay expenses of services required by any physically handicapped child, who is not a resident of this State, in situations where the cost of such services is fully covered by special grants or allotments received from such state or agency for that purpose.

A.B. 1493—CONRAD AND OTHERS. (Elec. & Reap.) Amends Sec. 690, Elec. C., re compensation of members of precinct boards.

Increases compensation of inspector of precinct board from \$3 to \$5 more than other members. Provides that such inspector shall receive not more than \$25, rather than \$18, and that other members of such board shall receive not more than \$20, rather than \$15.

A.B. 1494—CONRAD. (Elec. & Reap.) Adds Ch. 3.5, Div. 8, Elec. C., re marking of ballots.

Provides for marking of ballots with specially prepared pencil which will mark ballot with substance so that electronic tabulator will register vote. Not to apply to absent voters' ballots. Requires pencils and equipment to be approved by State Commission on Voting Machines. To become operative as soon as equipment is acquired in counties and precincts.

A.B. 1495—KILPATRICK. (C. P., & P. W.) Amends various secs., Gov. C., re planning commissions.

Provides that before recommending official plan or amendment to it, planning commission shall hold 1, rather than 2, public hearings.

Provides that before recommending plan or amendment to it, for effectuating master plan, planning commission shall hold 1, rather than 2, public hearings.

Deletes provision for recommendation of other official plan.

A.B. 1496—MORRIS. (Fin. & Ins.) Amends Sec. 4660, Lab. C., prohibiting taking into account in determining percentage of permanent disability for workmen's compensation purposes, any subjective symptoms of employee not supported by preponderance of medical testimony.

A.B. 1497—MORRIS AND HAHN. (C. S. & S. P.) Adds Sec. 18940, Gov. C., re time of holding competitive examinations for positions within state civil service.

Authorizes State Personnel Board to hold examination, or part thereof, on Saturday. Exempts persons whose religious beliefs prohibit taking of examinations on Saturday, and requires that such persons be permitted to take them on some other day.

A.B. 1498—SHAW AND OTHERS. (Jud.) Amends Sec. 1181, Civ. C., re acknowledgment of instruments.

Authorizes proof or acknowledgment of instrument to be made by Member of Legislature.

A.B. 1499—SHERWIN. (P. U. & C.) Repeals Acts 5632, 5633, 5634, Ch. 4, Pt. 2, Div. 1, P. U. C., re oil pipe lines, operators thereof, and common carriers of crude oil or petroleum.

A.B. 1500—ERNEST R. GEDDES. (Soc. Wel.) Repeals and adds Sec. 2351, W. & I. C., re reserve requirements of organizations or persons furnishing life care.

Requires organization or person receiving certificate of authority to enter into care agreements to maintain reserves covering obligations assumed under all agreements entered into and maintained; prescribes manner of computing amount of such reserves, and property of which they may consist, retaining some and removing some of former requirements, as well as adding thereto.

Provides that failure to maintain such reserve constitutes a breach of all agreements to furnish care, rather than agreement to furnish life care or care for more than 1 year.

A.B. 1501—ERNEST R. GEDDES. (Soc. Wel.) Amends, repeals, and adds various secs., W. & I. C., re life care contracts.

Requires all agreements entered into between person holding certificate to receive transfers of property, conditioned upon his agreement to furnish life care or care for more than 1 year, and transferor of such property, to be in writing and to contain all information required under Sec. 2353.

Requires persons, as well as organizations, holding certificate, to file copy of agreement with State Department of Social Welfare.

Permits terms of agreement and place of performance thereof to be changed without written consent of department, where residents are removed to a hospital for treatment.

Repeals provision authorizing person suing for breach of life care contract to have property of defendant, up to value of property transferred, attached as security for satisfaction of any judgment in such action. Repeals provision that certificate may be revoked for cause after hearing by State Social Welfare Board.

Provides for making of formal application to department for certificate of authority which remains in effect until suspended or revoked by department in accordance with Section 2356.

Prescribes grounds for suspending or revoking certificate, and authorizes appeal from such action.

A.B. 1502—ERNEST R. GEDDES. (Soc. Wel.) Amends Sec. 2350, repeals Sec. 2353, adds Secs. 2350.1, 2353, W. & I. C., re life care contracts.

Requires that life care agreements or agreements to furnish care for more than 1 year shall be recorded as lien upon real property owned by person or organization furnishing such care to extent of reserve required to maintain such aged person, amount to be determined pursuant to Sec. 2351. Provides that requirement does not apply to home maintained by charitable, religious, benevolent, fraternal, educational, or other nonprofit corporation.

Specifies what agreement must show, retaining old requirements, and adding thereto requirement that manner in which care is to be furnished must be shown.

Makes other technical and clarifying changes.

A.B. 1503—ERNEST R. GEDDES. (Soc. Wel.) Adds Sec. 214.1, R. & T. C., re property tax "welfare exemption."

Provides for inclusion in exemption of facilities in course of construction on or after first Monday of March, 1954, to be used exclusively for religious, hospital, or charitable purposes.

Operative upon amendment of Sec. 1c, Art. XIII, State Constitution.

A.B. 1504—ERNEST R. GEDDES AND OTHERS. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, adds Sec 1256, U. I. C., re eligibility for benefits.

Makes claimant, who receives or has legal right to dismissal pay, ineligible for benefits until expiration of number of weeks equal to weeks of dismissal pay. Provides method of determining number of weeks when dismissal pay not correlated to prior weekly pay, and provides if pro rated dismissal pay is less than benefits, claimant entitled to benefits reduced by dismissal pay.

A.B. 1505—ERNEST R. GEDDES. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, Sec. 979, U. I. C., re unemployment insurance.

Increases alternative schedule of contribution rates from present minimum of zero percent to new minimum of .5 percent, with corresponding increase throughout schedule.

To take effect immediately, urgency measure.

A.B. 1506—ERNEST R. GEDDES. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re agricultural labor.

Effective January 1, 1954, changes present exception of agricultural labor from term "employment" by providing such labor is "employment" if employee is regularly employed to do such work, and receives \$50 or more in calendar quarter.

States purpose is to extend protection of unemployment and disability insurance to agricultural employees covered by federal old age insurance program.

A.B. 1507—ERNEST R. GEDDES. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re unemployment insurance.

Deletes, with respect to benefit years established on or after January 1, 1954, requirement that minimum earnings to establish claim must be not less than \$300 or exceed 30 times claimant's weekly benefit amount where more than 75 percent of base period wages were paid during single calendar quarter and adds requirement that earnings must be \$225 in each of last 2 calendar quarters of base period.

Increases weekly benefit from minimum of \$10 based on quarterly earnings of \$75-\$199 and maximum of \$25 based on quarterly earnings of \$580 and over, to new minimum of \$12 based on quarterly earnings of \$225-\$239.99 and new maximum of \$28 based on quarterly earnings of \$676 and over.

A.B. 1508—ERNEST R. GEDDES. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re unemployment compensation benefits.

Declares benefits are not payable with respect to any calendar quarter unless claimant was paid wages subject to act of at least \$112 in corresponding quarter of 1 of 2 preceding years. Provision is declared effective as to claims for unemployment compensation benefits with benefit years established on or after January 1, 1954.

Increases weekly benefit amount from maximum of \$25 based on quarterly earnings of \$580 and over, to maximum of \$30 based on quarterly earnings of \$740 and over.

A.B. 1509—CALDECOTT. (Jud.) Adds Sec. 1005.5, C. C. P., re notices of motion, to provide that service and filing thereof in time prescribed satisfies requirement of making motion by a given time.

A.B. 1510—CALDECOTT. (Jud.) Adds Sec. 1005.5, C. C. P., re notices of motion, to provide that motion is deemed made from the time written notice thereof has been duly filed and served.

A.B. 1511—PATTERSON. (M., O., & M. I.) Amends Sec. 7051, P. R. C., re oil, gas, and mineral leases by public agencies.

Provides that land owned or used by counties or any other public or quasi-public agencies as park, highway, playground, street, or walk may be leased by governing body of such public agency for oil and gas production or mining upon determination by body that lease will not interfere with existing use of such land, and which lease must provide that drilling or mining under surface of land must be done by slanting from locations outside such land, or from such surface portions of land as will not interfere substantially with use of land.

A.B. 1512—PATTERSON. (M., O., & M. I.) Amends Sec. 7057, P. R. C., re oil, gas, and mineral leases by municipalities.

Gives municipalities power to enter into community leases or compensatory royalty agreements in lieu of making leases.

Requires leases to be entered into only after competitive bidding.

A.B. 1513—PATTERSON. (C., P., & P. W.) Adds Sec. 2361, P. R. C., providing that mining partnership provisions do not apply to operations for extraction of oil, gas, and other hydrocarbons.

A.B. 1514—KELLY. (Pub. H.) Adds Sec. 32003.5, H. & S. C., re inclusion of cities in hospital districts.

Provides no city can be included in new, or annexed to existing, hospital district unless its governing body requests inclusion by resolution.

A.B. 1515—KELLY. (Pub. H.) Adds Sec. 32100.6, H. & S. C., re recall of directors of hospital districts.

Provides all or any director may be recalled by following recall procedure set forth in Elec. C.

A.B. 1516—KELLY. (Pub. H.) Adds Sec. 32127.5, H. & S. C., re funds of hospital district.

Requires on January 1, 1954, all funds in treasury of district be paid over to county treasurer who shall perform duties of district treasurer. Moneys of district shall be paid out on warrants by auditor on orders signed by president and secretary of district.

A.B. 1517—MASTERSON AND OTHERS. (Jud.) Adds Sec. 683.2, Civ. C., re creditor's rights in joint tenancy property.

Makes interest of joint tenant vest on his death in surviving joint tenants subject to claims of his creditors, including claims of the State and the United States for taxes.

A.B. 1518—MALONEY. (C., P. & P. W.) Adds, amends, and repeals various Secs., Lab. C., re wages on public works.

Broadens definition of "public works," in law regulating conduct of same, to include alteration, demolition and maintenance work done under contract and paid for out of public funds.

Changes provision requiring body awarding contract to determine, finally, prevailing wage which must be paid, by authorizing petition for review of such determination by Director of Industrial Relations, on stated grounds, and providing determination of director is final. Provides necessary administrative machinery for handling of such petitions, and rendering of such determination by director.

Requires contractor or subcontractor on public works to keep posted conspicuously at work place notice of hours permitted, wage specified and other employment conditions prescribed in contract.

A.B. 1519—MASTERSON. (Jud.) Amends Sec. 1032, C. C. P., re court costs in superior courts, to give court power to allow or deny costs when party recovers judgment which could have been rendered by a court of inferior jurisdiction, rather than preventing allowance of costs in such situations.

A.B. 1520—TOMLINSON. (Jud.) Amends Sec. 11501, Gov. C., re agencies subject to administrative adjudication provisions of the Administrative Procedure Act, to add Department of Public Works, Board of Vocational Nurse Examiners and State Board of Examiners of Shorthand Reporters.

A.B. 1521—TOMLINSON. (G. E. & E.) Amends Sec. 11524, Gov. C., re continuances of administrative hearings.

Provides that disciplinary hearing under Administrative Procedure Act may be postponed by agency involved when agency itself is to hear case. Provides that where hearing officer is to hear case alone, he may, in his discretion and upon proper showing, grant continuances at any stage of proceedings.

A.B. 1522—TOMLINSON. (Jud.) Amends Sec. 11383, Gov. C., re filing of administrative regulations.

Provides that filing of certified copy of administrative regulation or order of repeal of state agency with Secretary of State raises certain specified rebuttable presumptions, among which is that text of certified copy of regulation or order of repeal is text of regulation or order of repeal as adopted. Requires courts to take judicial notice of contents of such certified copy of each regulation and order of repeal duly filed.

A.B. 1523—TOMLINSON. (G. E. & E.) Amends Sec. 11410, Gov. C., re California Administrative Register and California Administrative Code.

Authorizes Department of Finance to sell California Administrative Register or part pertaining to individual title upon annual subscription basis at cost estimated to cover printing, publication, and distribution.

Requires distribution without cost to state agency of as many copies of California Administrative Code and California Administrative Register as agency needs for official use.

A.B. 1524—TOMLINSON. (Jud.) Amends Sec. 11421, Gov. C., re procedural requirements for adoption of emergency regulations.

Provides that state agency, in making emergency regulation or order of repeal, shall include statement of facts constituting emergency.

A.B. 1525—TOMLINSON. (Jud.) Amends Sec. 11422, Gov. C., re effective filing date of administrative regulations.

Requires statement of the facts constituting emergency to be filed, together with emergency regulation or order of repeal, with Secretary of State, in order that such regulation or order may become effective upon filing or upon later date specified by agency.

A.B. 1526—ELLIOTT AND OTHERS. (G. E. & E.) New act, the California Fair Employment Practices Act, re discrimination in employment.

Declares state public policy regarding discrimination in employment and declares opportunity to seek, obtain and hold employment without discrimination because of race, creed, color, national origin, or ancestry is a civil right.

Declares unlawful specified acts and practices, in order to carry out above policy. Creates Fair Employment Practices Commission, authorizes it to prevent discriminatory employment practices and to carry out purposes of act, and specifies its powers and duties.

Provides for judicial review of commissions orders, and for enforcement of such orders by courts.

Appropriates unspecified sum to carry out provisions of act.

A.B. 1527—ERNEST R. GEDDES AND OTHERS. (Ed.) Amends, adds, and repeals various Secs., Ed. C., re child care centers.

See digest of S.B. 1423, apparently identical.

A.B. 1528—ERNEST R. GEDDES AND OTHERS. (Ed.) Amends Secs. 19608, 19611, adds Secs. 19611.3 and 19611.6, Ed. C., re employees in child care centers.

See digest of S.B. 1424, apparently identical.

A.B. 1529—McFALL. (Jud.) Amends Sec. 1203, Pen. C., re probation.

Deletes prohibition against granting probation to defendants convicted of various crimes.

A.B. 1530—McFALL. (Jud.) Amends Act 1970, The Dangerous Weapons' Control Law, and repeals Sec. 12024, Pen. C., to repeal provision prohibiting suspension of sentences of, and grant of probation to, persons convicted of certain offenses described in law governing control of dangerous weapons.

A.B. 1531—McFALL. (Jud.) Amends Sec. 1269b, Pen. C., re admission of defendants to bail, to authorize officer in charge of place of detention to admit defendant charged with misdemeanor to bail if neither clerk nor magistrate of municipal court is available, and to require that such officers be bonded.

A.B. 1532—PORTER. (C., P., & P. W.) Amends Sec. 201, S. & H. C., re allocations to cities from State Highway Fund, making no substantive change.

A.B. 1533—PORTER. (C., P., & P. W.) Amends Sec. 2054, S. & H. C., re expenditures from Highway Users Tax Fund on major city streets, making no substantive change.

A.B. 1534—PORTER. (C., P., & P. W.) Amends Sec. 199, S. & H. C., re allocations to cities from State Highway Fund, making no substantive change.

A.B. 1535—PORTER. (C., P., & P. W.) Amends Sec. 197, S. & H. C., re allocations to cities from State Highway Fund, making no substantive change.

A.B. 1536—PORTER. (C., P., & P. W.) Amends Sec. 195, S. & H. C., re allocations to cities from State Highway Fund, making no substantive change.

A.B. 1537—MORRIS. (Fin. & Ins.) Repeals and adds various Secs., Lab. C., re workmen's compensation.

Changes completely provisions on determination of extent of permanent disability and payment therefor.

A.B. 1538—MORRIS. (Fins. & Ins.) Amends Secs. 4658, 4659, and 4661, Lab. C., re workmen's compensation.

Reduces period for which 65 percent of average weekly earnings are payable to injured employees suffering at least 70 percent permanent disability before life pension commences.

Changes provision for payment for both temporary and permanent disability caused by injury, to one for payment only for greater of two.

A.B. 1539—DICKEY AND OTHERS. (Jud.) Adds Sec. 67c, C. C. P., to increase number of superior court judges in Alameda County, from 12 to 14.

A.B. 1540—DICKEY AND OTHERS. (Jud.) Amends Sec. 69580, Gov. C., to increase number of superior court judges in Alameda County, from 12 to 14.

A.B. 1541—DICKEY AND OTHERS. (Jud.) Amends Sec. 69641, Gov. C., to change salary of Alameda County superior court judges from \$16,750 to \$17,500.

A.B. 1542—DICKEY AND OTHERS. (Jud.) Amends Secs. 70102 and 70058, Gov. C., re salaries of official reporters of superior court.

Increases fee of official court reporters in Alameda County from \$27.50 to \$35 a day. Provides for appointment of pro tempore reporters without stipulation of parties, at same fee.

Increases filing fee from \$3 to \$4.

A.B. 1543—DICKEY AND OTHERS. (Jud.) Adds Sec. 69903, Gov. C., re superior court employees in Alameda County.

Provides that secretary of judges who is required to act as jury commissioner shall receive monthly salary of \$1,000, except that if he has served less than 6 years, supervisors on recommendation of majority of judges may fix salary at not less than \$600 nor more than \$1,000.

Provides for 6 clerks to secretary to be appointed by him with approval of presiding judge, at monthly salaries of \$200 to \$500 as fixed by board upon recommendation of judges, to be exempt from civil service.

A.B. 1544—DICKEY AND OTHERS. (Jud.) Amends Sec. 269b, C. C. P., re official court reporters of superior court in Alameda County.

Authorizes appointment of official phonographic reporters, not to exceed number of judges, and increases per diem compensation from \$27.50 to \$35.

Provides for appointment of pro tempore reporters at same compensation. Prohibits collection of additional fees except for transcription of shorthand notes.

Provides for additional court filing fee of \$4 to be paid into county salary fund.

A.B. 1545—DICKEY AND OTHERS. (Jud.) Adds Sec. 204i, C. C. P., re superior court employees in Alameda County.

Provides that judges of superior court may require secretary to perform duties of jury commissioner, at salary of \$1,000 a month, except that if he has not been secretary for 6 years, board of supervisors upon recommendation of majority of judges may fix salary at not less than \$600 nor more than \$1,000.

Provides for 6 clerks to assist secretary at salaries of \$200 to \$500 as fixed by board on recommendations of judges, to be appointed by secretary with approval of presiding judge and exempt from civil service.

A.B. 1546—COOLIDGE AND OTHERS., (G. O.) New act, re construction of state toll highways.

Creates California State Toll Highway Authority; authorizes it to construct state toll highways and impose tolls for use thereof; and authorizes it to issue bonds payable solely from revenues from such toll highways.

A.B. 1547—DONALD D. DOYLE, PATTERSON, AND MASTERSON. (Ed.) Adds Sec. 2897, Ed. C., re school districts.

Allows board of supervisors to continue district in effect or order it annexed to adjoining elementary district if on June 30th in any year there are less than 6 registered electors residing in district.

A.B. 1548—MUNNELL. (Ind. R.) Amends Sec. 7314, Lab. C., re fee charged for inspection of elevators.

Provides that fee charged is not to exceed approximate direct cost of inspection, rather than \$5.

A.B. 1549—MUNNELL. (Rev. & Tax.) Amends Sec. 7721, repeals Secs. 7722, 7723, 7724 and 7725, adds Sec. 7722, Lab. C., re inspection fee charged to operate tanks and boilers.

Adds to Division of Industrial Safety's existing power to fix and collect fees for shop inspection of tanks, power to do same regarding field and resale inspection of tanks and boilers.

Deletes present method of fixing fees and adds provision fees shall not exceed approximate direct cost of inspection.

Deletes definition of tank and sections describing tanks and boilers not covered.

A.B. 1550—MUNNELL. (Ed.) Amends Secs. 10171, 10172, 10174, Ed. C., re instructions in safety and accident prevention in elementary and secondary schools.

Requires instruction to be given in every elementary and secondary school in subjects of personal safety and accident prevention, primarily devoted to avoidance of hazards of physical injury in industrial, agricultural and occupational employments. Authorizes State Board of Education to compile and print manual on subject for distribution to teachers in elementary and secondary schools.

A.B. 1551—MUNNELL. (Ind. R.) Adds Secs. 685, 686, and 687, Veh. C., re transportation of workmen by truck.

Prescribes equipment to be used on trucks used primarily or regularly for the transportation of workmen.

Prohibits use of flat bed trucks, which are primarily used for purposes other than transportation of workmen, in such transportation unless equipped with adequate railing or enclosure on sides and end; of pickup trucks, not ordinarily so used, unless tail gates are closed, or equivalent closure provided and all riders in body of vehicle are seated on vehicle bed; of dump trucks, not ordinarily so used, unless bodies are secured, or hoist lever locked, tail gate is securely closed, and all riders in body of vehicle are seated on vehicle bed.

A.B. 1552—MUNNELL. (Jud.) Adds, repeals, and rennumbers various Secs., Lab. C., re safety orders of Division of Industrial Safety.

See digest of S.B. 917, apparently identical.

A.B. 1553—STEWART. (G. E. & E.) Amends Sec. 4301, Gov. C., re public contracts.

Provides that Art. 1, Ch. 4, Div. 5, Title 1, Gov. C., providing that public contracts shall require American-made materials, does not apply to manufactured materials produced in Great Britain or Canada.

A.B. 1554—COLLINS. (Jud.) Adds Ch. 2.8, Title 1, Pt. 1, C. C. P., and adds Ch. 2.5, Title 8, Gov. C., re creation of office of State Commissioner of Superior Courts.

Provides for appointment by Governor of State Commissioner of Superior Courts, at salary of unspecified amount, to study condition of business in superior courts and means for simplifying and improving administration of justice in superior courts.

Requires commissioner to make annual reports to Governor, with copy thereof to chairman of Judicial Council and to Legislature.

Authorizes appointment of assistants and clerks.

A.B. 1555—MALONEY. (Fin. & Ins.) Amends Sec. 11716 and adds Secs. 11716.1, 11716.2, 11716.3, and 11716.4, Ins. C., re workmen's compensation insurance.

See digest of A.B. 840, apparently identical.

A.B. 1556—ERWIN. (Rev. & Tax.) Adds Pt. 13, Div. 2, R. & T. C., the Tobacco Tax Law.

Imposes tax on privilege of distributing cigarettes and other tobacco products at following rates after July 1, 1953: 1½ mills per cigarette on cigarettes weighing not more than three pounds per thousand; 2 mills per cigarette on cigarettes weighing

more than three pounds per thousand; 15 percent of retail price of other tobacco products.

Imposes tax at similar rates on dealer's privilege of distributing floor stocks in his possession on July 1, 1953.

Tax payable monthly by remittance to State Board of Equalization. Board to administer law. Revenue payable into General Fund.

To take effect immediately, tax levy.

A.B. 1557—KELLY (By Request). (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re unemployment disability compensation.

Adds to information required on certificate to support claim for unemployment compensation disability benefits statement of date of commencement of disability.

A.B. 1558—KELLY (By Request). (Fin. & Ins.) Amends Sec. 10270.5, Ins. C., re group disability insurance, making no substantive change.

A.B. 1559—KELLY (By Request). (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, Secs. 144, 2901 and 2902, U. I. C., re unemployment insurance disability contributions, making no substantive change.

A.B. 1560—KELLY (By Request). (Fin. & Ins.) Amends Sec. 10202.8, Ins. C., re group life insurance, making no substantive change.

A.B. 1561—KELLY (By Request). (Fin. & Ins.) Amends Sec. 10202, Ins. C., re group life insurance, making no substantive change.

A.B. 1562—KELLY (By Request). (Fin. & Ins.) Amends Sec. 10270, Ins. C., re group disability insurance, making no substantive change.

A.B. 1563—HOLLIBAUGH. (Mun. & C. G.) Amends Sec. 37902, Gov. C., re contracts of 5th and 6th class cities for public works projects.

Requires letting of contract to lowest responsible bidder after notice if expenditure for project exceeds \$2,000, rather than \$1,000.

A.B. 1564—COOKE. (Ind. R.) Adds Sec. 227, Lab. C., re payments by employer into employee benefit fund.

Makes it misdemeanor for employer to agree to make payments to health, welfare or other fund for benefit of employees and wilfully or with intent to defraud fail to make such payments.

A.B. 1565—COOKE. (Ind. R.) Amends Sec. 225, Lab. C., re violation certain laws relating to payment of wages.

Makes it misdemeanor for employer to fail to provide employee upon each payment of wages with itemized statement in writing showing all deductions made from wages.

A.B. 1566—COOKE. (Ind. R.) Amends Sec. 554, Lab. C., re working hours.

Provides maximum work week and working hour provisions do not apply where employer and labor organization have valid collective bargaining agreement permitting employees to work more than 6 days in 7 if 7th day work is performed in accordance with agreement. Existing law makes such provision inapplicable where there is collective bargaining agreement "respecting the hours of work of such employees."

A.B. 1567—COOKE. (Ind. R.) Adds Sec. 270.1, amends Sec. 272, Lab. C., re payment of wages.

See digest of S.B. 211, apparently identical.

A.B. 1568—COOKE. (Ind. R.) Amends Sec. 1682, Lab. C., re labor contractors.

See digest of S.B. 212, apparently identical, except for deletion by latter of subdivisions (c), (d) and (e).

A.B. 1569—COOKE. (Ind. R.) Adds Sec. 204b, amends Sec. 205, Lab. C., re payment of wages.

Makes it misdemeanor to permit employee to continue in employment without full payment of wages due, beyond date wages are required by law to be paid.

A.B. 1570—COOKE. (Ind. R.) Amends Sec. 1688, Lab. C., re licensing farm labor contractors.

See digest of S.B. 214, apparently identical.

A.B. 1571—COOKE. (Ind. R.) Adds Secs. 1624.1 and 1635.1, Lab. C., re private employment agencies.

See digest of S.B. 215, apparently identical.

A.B. 1572—COOKE. (Ind. R.) Amends Sec. 1628, adds Secs. 1629.1 and 1629.2, Lab. C., re employment agency contracts.

See digest of S.B. 216, apparently identical.

A.B. 1573—COOKE. (Pub. H.) Amends Secs. 2350 and 2351, Lab. C., re sanitation and ventilation at places of employment.

See digest of S.B. 217, apparently identical.

A.B. 1574—COOKE. (Trans. & C.) Amends Sec. 44, Veh. C., re authorized emergency vehicles.

See digest of S.B. 218, apparently identical.

A.B. 1575—COOKE. (Ind. R.) Adds Secs. 64, 103 and 104, Lab. C., re reciprocal agreements for collection of wages.

See digest of S.B. 219, apparently identical.

A.B. 1576—LUCKEL, BULEN, AND CLOYED. (Mun. & C. G.) Adds Sec. 1231 to Gov. C., re notice of meetings of governing bodies of public agencies.

Provides that governing or legislative body of state agency, county, city and county, city, district, or other public agency shall give notice of place and time of meeting not less than 24 hours before meeting. Requires publication of notice in newspaper, or if none or publication in newspaper would not allow sufficient time, notice may be posted. Provides that action taken at meeting held without notice is invalid.

A.B. 1577—LUCKEL. (F. & G.) Repeals Sec. 734, amends Secs. 736 and 738, adds Sec. 738.5, F. & G. C., re fish.

Deletes provisions fixing weight limits for albacore, skipjack, yellowfin tuna and bluefin tuna. Establishes minimum size limits for albacore and such tuna at 22 inches in length and for skipjack at 17 inches in length. Prohibits possession of more than 5 of any such species and possession of any undersized fish. Specifies that fish seized for violation of these provisions are to be sold or disposed of as provided in Sec. 24, F. & G. C.

A.B. 1578—EVANS. (Trans. & C.) Adds Sec. 697.6, Veh. C., re limitations on trailers and semitrailers.

Prohibits trailer or semitrailer from exceeding 40 feet in length unless otherwise provided by law.

Provides radius in front of kingpin of semitrailer shall not exceed 60 inches.

Provides wheelbase between kingpin and rearmost axle of semitrailer shall not exceed 32 feet 6 inches.

A.B. 1579—EVANS. (Rev. & Tax.) Adds Sec. 6366.7, R. & T. C., re sales and use taxation.

Exempts sale, storage, use and other consumption of motor vehicles used or to be used in interstate commerce, and parts and supplies therefor.

A.B. 1580—EVANS. (W. & M.) Appropriates \$1,750,000 to Sixth District Agricultural Associations for acquisition of land and construction of parking facilities.

Provides for return of money appropriated from revenues from facilities. Prohibits association from diverting any of its property used for housing without certification of housing commissioner that there is no longer shortage of housing in area.

A.B. 1581—EVANS. (Pub. H.) Amends Sec. 4044, B. & P. C., to add to list of nondangerous drugs salable by grocers, dealers and vendors generally.

A.B. 1582—LUCKEL AND BULEN. (Rev. & Tax.) Adds Sec. 205.5, amends Sec. 210, R. & T. C., re veterans' and householder's exemptions for property tax purposes.

Provides that in determining eligibility for veterans' exemption in respect to ownership of property of value of \$5,000 or more, only taxable property shall be taken into consideration.

Changes §100 householder's exemption to one exempting all personal property of householder not held for gain, profit, sale or exchange.

A.B. 1583—McCOLLISTER. (C. S. & S. P.) Adds Sec. 13927 to Gov. C., re state employees.

Provides that uniforms required to be worn by employees of state department or agency be furnished at expense of State. Requires State Board of Control to adopt rules governing furnishing of uniforms.

A.B. 1584—DUNN AND OTHERS. (Ed.) Adds Ch. S, Div. 12, Ed. C., re television stations.

Allows school district, state college, state university, or publicly owned educational institution to apply to State Allocation Board for loan for television project. Defines television project to mean purchase of site and construction of television station, purchase of equipment and furniture, and maintenance of station for one year. Prohibits loan from exceeding amount recommended by Department of Education. Provides for school district election to approve loan. Provides procedure for making loan, setting interest, and repaying loan. Creates Television Fund and appropriates money therein for purposes of loans. Transfers \$5,000,000 to Television Fund from General Fund.

A.B. 1585—DUNN AND OTHERS. (Ed.) Amends Sec. 7910.1 and adds Sec. 7910.2, Ed. C., re state school building aid bonds.

Requires School Building Finance Committee to issue and sell sufficient bonds to repay General Fund \$5,000,000. Changes maximum amount of bonds to be sold and placed in General Fund from \$20,000,000 to \$15,000,000, in event that General Fund surplus as of June 30, 1953, is less than \$5,000,000.

A.B. 1586—DUNN AND OTHERS. (Ed.) Adds Art. 6, Ch. 1, Div. 2, Ed. C., allowing school district to construct, operate and maintain television station.

A.B. 1587—DUNN AND OTHERS. (Ed.) Adds Sec. 1131, Ed. C., re television.

Allows school district to enter agreement with other districts for joint operation of television station.

A.B. 1588—DUNN AND OTHERS. (Ed.) Adds Sec. 1133, Ed. C., re television.

Authorizes school district to contract with commercial telecasters or nonprofit organizations for television broadcasts.

A.B. 1589—DUNN AND OTHERS. (Ed.) Repeals and adds Art. 3, Ch. 2, Div. 1, Ed. C., re salary and qualifications of county superintendents of schools.

See digest of S.B. 1342, apparently identical.

A.B. 1590—DUNN AND OTHERS. (Ed.) Amends Secs. 14635 and 14636, Ed. C., re annuities payable by State Teachers' Retirement System.

Increases annual annuity upon retirement for service at age 60 from \$1.25 to \$1.50 for each \$100 of salary earned after July 1, 1944, and from \$35 to \$45 for each year of service prior to July 1, 1944.

A.B. 1591—DUNN. (Ed.) Amends Secs. 2581, 2592, 2593, Ed. C., re lapsation and suspension of elementary school districts.

Allows county superintendent to recommend suspension or lapsation if average daily attendance of district is 12, rather than 5, or less. Allows re-establishment of suspended district if there are 16, rather than 8, or more pupils of district ready to attend school. Provides for delaying of lapsation of suspended district if topographical or other hardship conditions prevail in district upon approval of Superintendent of Public Instruction. Deletes prohibition against lapsation of suspended district during national emergency.

A.B. 1592—DUNN. (Ed.) Amends Sec. 4919, Ed. C., re school district elections for reorganization of districts.

Makes provision requiring that proposal for reorganization carries in elections where majority of votes cast by voters of one of districts concerned only if majority of such votes and majority of combined votes in other districts concerned are favorable, applicable only on recommendation of county committee on school district organization.

A.B. 1593—DUNN. (Ed.) Amends Sec. 7705.1, Ed. C., re public school system, making no substantive change.

A.B. 1594—DUNN. (Ed.) Amends Sec. 7031, Ed. C., re public schools, making no substantive change.

A.B. 1595—DUNN. (Ed.) Amends Sec. 7102.2, Ed. C., re public school system, making no substantive change.

A.B. 1596—DUNN. (Ed.) Amends Sec. 6801, Ed. C., re length of school day, making no substantive change.

A.B. 1597—DUNN. (Ed.) Amends Sec. 6811, Ed. C., re public school system, making no substantive change.

A.B. 1598—DUNN. (C., P., & P. W.) Amends Act 205, the Alameda County Flood Control and Water Conservation District Act, re district bonds, assessments, and finances.

Provides that assessments may be levied either on all property in zone or on all real property therein; deletes requirement that ordinance calling bond election state amount of indebtedness to be paid each year; allows district board to divide bond issues into 2 or more different series; and permits signatures on bonds to be printed.

Deletes provision that bonds are to be lien on property of zone of issuance, and specifically exempts certain public property from assessment.

To take effect immediately, urgency measure.

A.B. 1599—DUNN. (C., P., & P. W.) Adds Sec. 31648.2, Gov. C., re right of employees of county-wide flood control and water conservation districts to prior service credit in retirement systems established under County Employees Retirement Law of 1937.

Entitles any employee of county-wide flood control and water conservation district employed by district immediately and without interruption prior to his inclusion in retirement association to prior service credit for his entire period of continuous employment preceding his inclusion, if before December 31, 1953, he contributes to association amount equal to contributions he would have made if he had been member of association during time service was rendered, plus regular interest thereon.

A.B. 1600—DUNN. (P. U. & C.) Amends Sec. 5109, P. U. C., re household goods carrier, making no substantive change.

A.B. 1601—DUNN. (P. U. & C.) Amends Sec. 5103, P. U. C., re Household Goods Carrier Act, making no substantive change.

A.B. 1602—DUNN. (Trans. & C.) Amends Sec. 650.6, Veh. C., re restrictions on lamps.

Provides that where any lease, rental or donation is involved, installation of diffused nonglaring lights, now limited to vehicles operated either wholly within business or residential districts or municipalities, or between business districts, residential districts and municipalities in close proximity, shall be limited to such vehicles operating primarily within such areas.

A.B. 1603—DUNN. (P. U. & C.) Adds Art. 6.5, Ch. 1, Div. 2, P. U. C., re expediting fixing of rates for highway carriers, and enforcement of matters relating thereto.

Provides that rate cases shall go directly to examiners, who shall act independently of all other divisions, and who shall be responsible only to public utilities commissioners. Provides that enforcement division shall be responsible only to its chief and to such commissioners.

A.B. 1604—BACKSTRAND. (C., P., & P. W.) Amends Sec. 2, Wat. C., re use of water and water rights, making no substantive change.

A.B. 1605—BACKSTRAND. (Agr.) Amends Sec. 3, Ag. C., re construction of code, making no substantive change.

A.B. 1606—BACKSTRAND. (Trans. & C.) Amends Sec. 2, S. & H. C., re streets and highways, making no substantive change.

A.B. 1607—BACKSTRAND. (Mil. Aff.) Amends Sec. 2, M. & V. C., re military and veterans' affairs, making no substantive change.

A.B. 1608—HOBBIE AND MASTERSON. (Jud.) Amends Secs. 260 and 268, C. C. P., re salaries of superior court commissioners and duties of official reporters.

Changes salary of grade 1 commissioner from \$6,000 to not more than \$6,000 and of grade 2 commissioner from \$5,100 to not more than \$5,100.

Requires superior court to fix salaries commensurate with commissioners' duties and responsibilities.

Directs reporters to render stenographic or clerical assistance to judges of superior court as ordered by judges when not actually performing other required duties, and sets unspecified compensation.

A.B. 1609—HOBBIE AND MASTERSON. (Soc. Wel.) Amends Secs. 5050.1, 5050.8, 5100, W. & I. C., re procedure for commitment of mentally ill persons.

See digest of S. B. 606, apparently identical.

A.B. 1610—HOBBIE, BACKSTRAND, AND MASTERSON. (Trans. & C.) Amends various Secs., Veh. C., re use of flashing lights on motor vehicles.

Requires that red light required on authorized emergency vehicles be flashing red light.

Requires that every tow car used to tow vehicle by means of crane, hoist, tow bar, tow line, or dolly shall be equipped with lamp emitting flashing yellow light, rather than flashing or steady red light.

Requires authorized emergency vehicle owned or operated by or for or operated under contract with utility or public utility, during daylight hours or $\frac{1}{2}$ hour before sunrise to $\frac{1}{2}$ hour after sunset, to be equipped with flashing yellow lights, rather than flashing red lights, visible to approaching traffic from each direction.

Authorizes use of flashing yellow lights, rather than red lights, on vehicles used by highway authorities in highway maintenance work, for use during nighttime, or at times of low visibility when such vehicles are parked or working on highway. Makes same authorization for vehicles used by mosquito abatement districts or pest abatement districts, when dispersing insecticides in aerosol form or as mists, fogs or smokes.

A.B. 1611—HOBBIE AND BACKSTRAND. (Trans. & C.) Amends Sec. 223, Veh. C., re suspension or revocation of automobile registration, making no substantive change.

A.B. 1612—BURKE. (Mun. & C. G.) Amends Sec. 21853, S. & H. C., re off-street parking facilities under Vehicle Parking District Law of 1943.

Requires contracts for lease or purchase of personal, as well as real, property to be made by legislative body of city or county.

A.B. 1613—DUNN. (C., P., & P. W.) Amends Act 205, the Alameda County Flood Control and Water Conservation District Act, re charges for drainage facilities.

Gives board power to prescribe, revise, and collect charges or fees for facilities furnished to any new building improvement or structure by use of any branch system of a district zone.

Provides that revenues from such charges are to be used for acquisition, construction, maintenance and operation of branch facilities of zone or for the reduction of principal or interest of any bonded indebtedness of zone.

A.B. 1614—BURKE. (Mun. & C. G.) Amends Sec. 43605, Gov. C., re city public improvement bonds.

Defines "indebtedness" in prohibition against incurring such for public improvements in excess of 15 percent of assessed value of property in city, to mean bonded debt payable from taxes levied on taxable property.

A.B. 1615—HANSEN AND KELLY. (Agr.) Amends Sec. 802.6, Ag. C., re grapes, making no substantive change.

A.B. 1616—NIELSEN AND FLEURY. (C. S. & S. P.) Amends Sec. 13920, Gov. C., re state employees.

Provides that when state employee dies while traveling on official business State shall, under rules adopted by Board of Control, pay traveling expenses necessary to return body to official headquarters or place of burial in State, whichever is less.

A.B. 1617—NIELSEN AND FLEURY. (C. S. & S. P.) Amends Sec. 19330 and adds Sec. 18100.5, Gov. C., re state civil service.

Excepts sick leave without pay from leave of absence which may be granted by appointing power and provides that officer and employee, after six months of continuous service, shall be granted sick leave without pay, subject to board rule.

A.B. 1618—NIELSEN AND FLEURY. (C. S. & S. P.) Adds Sec. 19141.5, Gov. C., re state civil service.

Provides that employee separated from state service by layoff, whose name appears on general, departmental or subdivisional re-employment list, may, on request of appointing power, be reinstated to position in lower class in same series, related series, or another class having substantially similar duties, responsibilities, and qualifications, with substantially same salary range.

Provides that employee so reinstated retains place on layoff list, if he so elects at time of reinstatement.

A.B. 1619—KELLY. (Jud.) Amends Sec. 25, Civ. C., re authority of minors to enter into engagements or transactions.

See digest of S.B. 939, apparently identical.

A.B. 1620—DAVIS. (Mun. & C. G.) Amends Sec. 28082, Gov. C., re counties and county officers, making no substantive change.

A.B. 1621—DAVIS. (Mun. & C. G.) Amends Sec. 28083, Gov. C., re counties or county officers, to delete township officers and substitute judicial district officers.

A.B. 1622—BERRY, BECK, AND MEYERS. (Ed.) Amends Sec. 14632, Ed. C., re State Teachers' Retirement System.

Provides that teachers retired prior to June 30, 1953, shall receive additional allowance from Permanent Fund of \$1.67 per month for each year of accredited teaching in California up to 30 years, and that total retirement payments of any retired teacher shall not be less than \$85 per month.

A.B. 1623—BERRY, DILLS, AND MEYERS. (Jud.) Amends Sec. 622½, Pen. C., to include destruction of symbols of archeological or historical interest or value in offense of wilfully injuring, disfiguring, defacing or destroying any object or thing of archeological or historical interest or value.

A.B. 1624—BERRY AND MEYERS. (Trans. & C.) Amends Secs. 750 and 752, Veh. C., re distinctive color of motor vehicles used by California Highway Patrol.

Exempts from distinctive color requirement vehicles employed only to detect speed law violations from which information of violations is radioed to distinctively colored vehicles which apprehend violators.

Provides that officer in authorized nondistinctively colored vehicle participating in arrest is not incompetent as witness.

A.B. 1625—BERRY AND MEYERS. (Trans. & C.) Amends Secs. 139.37, 750, and 752, Veh. C., re authority of members of California Highway Patrol.

Provides members have power at all times, rather than only when on duty, to require driver of vehicle to submit to inspection thereof upon reasonable belief that vehicle is operated in violation of law.

Provides vehicles used by members of patrol have painted thereon distinctive insignia specified by commissioner, rather than being painted distinctive color.

A.B. 1626—BERRY AND MEYERS. (Trans. & C.) Amends Sec. 505, Veh. C., re reckless driving, making no substantive change.

A.B. 1627—BERRY AND MEYERS. (Trans. & C.) Adds Sec. 643, Veh. C., re use and approval of safety belts and harnesses in motor vehicles.

Authorizes use of such equipment of type approved by Department of Motor Vehicles.

Requires department to establish specifications for such equipment of standard not lower than that set by Civil Aeronautics Administration specifications.

A.B. 1628—BERRY AND MEYERS. (Trans. & C.) Amends Sec. 515, Veh. C., re truck speeds.

Amplifies provision relating to vehicles equipped entirely with pneumatic tires to provide that truck tractor alone or in combination with any vehicle or vehicles having gross weight of 25,000 pounds or more and so equipped, rather than truck tractor and semitrailer having gross weight of 25,000 pounds or more, shall be limited to maximum speed of 40 miles per hour.

A.B. 1629—BERRY AND MEYERS. (Trans. & C.) Amends Sec. 515.5, Veh. C., re 45 miles per hour maximum speed limit for vehicles towing other vehicles.

Makes such maximum applicable also to commercial motor vehicles weighing less than 4,000 pounds, rather than confining it to passenger motor vehicles, and makes provisions of section applicable to any type vehicle being towed, rather than limiting it to trailer coaches, trailers, or semitrailers.

A.B. 1630—BERRY AND MEYERS. (Trans. & C.) Amends Sec. 475, Veh. C., re traffic signs or signals.

Requires driver of vehicle, person in charge of any animal, any pedestrian, and motorman of any street car, to obey instructions of any traffic sign, as well as traffic signal, applicable to him and placed by law, unless otherwise directed by police or traffic officer.

A.B. 1631—DONALD D. DOYLE AND MASTERSON. (Trans. & C.) New act, re conveyance of tide and submerged lands to City of Martinez, Contra Costa County.

See digest of S.B. 1466, apparently identical.

A.B. 1632—MASTERSON AND DONALD D. DOYLE. (Jud.) Amends Sec. 797, C. C. P., re salaries of Contra Costa superior court judges, making no substantial change.

A.B. 1633—MASTERSON AND DONALD D. DOYLE. (Fin. & Ins.) Amends Sec. 4656, Lab. C., re workmen's compensation.

Provides aggregate temporary disability payments for single injury shall not extend more than 520 weeks from date of injury, in lieu provision that aggregate not exceed 4 times average annual earnings nor extend more than 240 weeks from date of injury.

A.B. 1634—MASTERSON AND DONALD D. DOYLE. (Fin. & Ins.) Amends Sec. 4903, Lab. C., re workmen's compensation.

Makes employer liable for attorney's fees and litigation expenses of employee incurred in successfully proving contested claim.

A.B. 1635—MASTERSON AND DONALD D. DOYLE. (Fin. & Ins.) Amends Sec. 3352, Lab. C., re workmen's compensation.

Deletes exclusions from term "employee" of person in farm and related type of employment and of newspaper vendor or deliverer.

A.B. 1636—MASTERSON AND DONALD D. DOYLE. (Fin. & Ins.) Amends Secs. 4600 and 4601, repeals Secs. 4602, and 4603, Lab. C., re workmen's compensation.

In lieu of provision for employer's furnishing injured employee medical, surgical and hospital treatment in first instance, with right in latter to secure such treatment for himself at employer's expense only if employer neglects or refuses to furnish, provides employee may obtain treatment directly for himself in all cases at employer's expense. As for services of consulting physician, however, retains provision that employee may have such services on request at employer's expense.

A.B. 1637—MASTERSON AND DONALD D. DOYLE. (Fin. & Ins.) Amends Sec. 4600, Lab. C., re workmen's compensation.

Provides for reimbursing injured employee or his dependents for expenses incurred for witness fees and medical testimony required in successfully proving contested claim.

A.B. 1638—MASTERSON AND DONALD D. DOYLE. (Fin. & Ins.) Amends Sec. 4751, Lab. C., re workmen's compensation.

Provides for payment out of subsequent injuries fund where permanently partially disabled employee suffers another permanently partial disability which, combined with first, causes combined permanent disability of 40 percent or more, law now providing for payment where resulting combined disability is at least 70 percent.

A.B. 1639—MASTERSON AND DONALD D. DOYLE. (Fin. & Ins.) Amends Sec. 4605, Lab. C., re workmen's compensation.

Provides where employee obtains physician at own expense, all medical records and other data possessed by employer or his representative shall be made available to such physician without cost to employee.

A.B. 1640—MASTERSON AND DONALD D. DOYLE. (Trans. & C.) Amends Sec. 771, Veh. C., re disposition of fines and forfeitures.

Makes present provisions relating to disposition of fines and forfeitures applicable only after such fines and forfeitures have been first applied to payment of expenses of court wherein collected.

A.B. 1641—MASTERSON AND DONALD D. DOYLE. (Jud.) Amends Sec. 1463, Pen. C., re apportionment of fines and forfeitures collected in inferior courts.

Changes apportionment of such fines and forfeitures to allow city all such fines or forfeitures collected following complaints filed or arrests made by city officers, after expenses of court are deducted therefrom, rather than allowing 75 percent of such fines and forfeitures to city and 25 percent to county.

A.B. 1642—MASTERSON AND DONALD D. DOYLE. (Trans. & C.) Amends Sec. 770, Veh. C., re disposition of fines and forfeitures.

Provides that all fines and forfeitures collected from any person charged with misdemeanor under any local ordinance, following arrest by officer employed by city, shall be applied first to payment of the expenses of court wherein such fines and forfeitures were collected, balance to be paid into city treasury and deposited in special fund to be known as "traffic safety fund."

A.B. 1643—MALONEY. (Fin. & Ins.) Amends Sec. 11738, Ins. C., re workmen's compensation participating policies, making no substantive change.

A.B. 1644—TOMLINSON. (Jud.) Amends Sec. 11521, Gov. C., re reconsideration of administrative decisions.

Deletes provision that power to order reconsideration expires on date set by agency if effective date of decision occurs prior to 30 days after decision, and provides that period of reconsideration is 30 days after delivery of decision.

A.B. 1645—CHAPEL. (Pub. H.) Adds Secs. 7612, 7613, P. U. C., re toilet facilities of railroad trains and disposition of waste materials therefrom.

Makes guilty of misdemeanor, every railroad corporation, or receiver or lessee thereof, operating line of railroad in this State, who fails to equip train with chemical toilets sufficient to provide adequate and sanitary toilet facilities.

Prohibits deposit of sewage or other waste materials from train on right of way over which train is being operated, and makes person, firm, or corporation operating such train guilty of misdemeanor for violation of provision.

- A.B. 1646—HOLLIBAUGH AND OTHERS. (G. E. & E.) Adds Ch. 4, Div. 17, S. & H. C., re creation and powers of California State Thruway Authority.

Creates California State Thruway Authority and prescribes its powers and duties.

Authorizes construction, operation, and maintenance of a state throughway system, and authorizes issuance of notes and bonds of State for purposes of act, payable from revenues of system, or payable by State if guaranteed by State.

- A.B. 1647—HOLLIBAUGH AND OTHERS. (G. E. & E.) Appropriates unspecified sum for payment of preliminary expenses of California State Thruway Authority, repayable from proceeds of first sale of bonds by said authority.

- A.B. 1648—SHAW. (Trans. & C.) Repeals and adds Sec. 372, Veh. C., repeals and adds Pt. 4, Div. 2, R. & T. C., the Vehicle Mileage Tax Law, re registration fees for motor vehicles and taxes on the operation thereof.

See digest of S.B. 935, apparently identical.

- A.B. 1649—CALDECOTT. (Mun. & C. G.) Repeals and adds Div. 3, Title 5, Gov. C., re Community Services District Law, to change section numbers making no substantive change.

- A.B. 1650—CALDECOTT. (W. & M.) Appropriates unspecified amount to Vocational Education Fund for expenditure during Fiscal Year 1953-1954 by Department of Education for peace officers' training and institutes. Provides that any personal services required by State Board of Education under this appropriation shall be by contract in accordance with Sec. 9166, Ed. C.

To take effect immediately, urgency measure.

- A.B. 1651—CALDECOTT. (Ed.) Adds Sec. 9166, Ed. C., re instructors for peace officers' training programs.

Authorizes State Board of Education and governing body of county, city, or police protection district, to enter into agreements providing for assignment of employees of police and sheriffs' department of such county, city, or police protection district to serve as instructors in peace officers' training programs conducted under auspices of board. Provides for payment by board for services of such employees out of Vocational Education Fund.

To take effect immediately, urgency measure.

- A.B. 1652—CALDECOTT. (Jud.) Amends Sec. 1481, Gov. C., re master official bond.

Provides for issuance of master official bond when required by board of supervisors of chartered county.

Provides that master bonds inure to use and benefit of persons injured by wrongful act of officer or employee in official capacity or scope of employment.

- A.B. 1653—CALDECOTT. (Jud.) Amends Act 1880, the Municipal and Justice Court Act of 1949, re appointment of additional deputies and employees of municipal courts.

Authorizes clerks and marshals to appoint additional employees as well as deputies. Changes class of deputies who may be appointed from those in lowest salary bracket to those in lower salary bracket.

- A.B. 1654—ERNEST R. GEDDES AND OTHERS. (G. O.) New act, establishing Citizens' Advisory Committee on Aging of not less than 9 or more than 25 persons, to be appointed by and serve at pleasure of the Governor, and to be solely advisory in character.

A.B. 1655—ERNEST R. GEDDES AND MALONEY. (Fin. & Ins.) Amends Sec. 3352, repeals Secs. 4250 to 4256, incl., Lab. C., re workmen's compensation law.

Requires inclusion of all persons in agricultural and related employments, law now excluding employees of firm whose pay roll does not exceed \$500 per annum, and excluding others as to whom law is inapplicable as consequence of permitted rejection of law.

A.B. 1656—ERNEST R. GEDDES. (Jud.) Amends Sec. 8211, Gov. C., re notaries public.

Provides that reporters' fees for transcribing depositions are 35 cents rather than 25 cents per 100 words, and 10 cents for each copy per 100 words, and that other parties may purchase such transcript made at same time at 15 cents per 100 words for 1st copy and 10 cents per 100 words for additional copies.

A.B. 1657—ERNEST R. GEDDES. (Jud.) Amends Sec. 8200, Gov. C., re notaries public.

Provides for appointment of notaries public who act throughout State, but who shall reside and have principal place of business in county where appointed.

A.B. 1658—ALLEN. (G. E. & E.) Amends Sec. 11556 and adds Sec. 11556.5, Gov. C., changing salary of Commissioner of Corporations from \$12,000 to unspecified amount.

A.B. 1659—FLEURY. (Fin. & Ins.) Adds Sec. 1192.4, Ins. C., re investment of excess funds by insurers.

See digest of S. B. 1095, apparently identical:

A.B. 1660—FLEURY. (Jud.) Amends Sec. 1120, Prob. C., re judicial supervision of testamentary trusts, to give court power to require additional information and to appoint guardian ad litem for any person affected thereby whenever trustee seeks instructions to deviate from conferred powers.

A.B. 1661—FLEURY. (Mun. & C. G.) Amends Sec. 11590, B. & P. C., re subdivision maps, making no substantive change.

A.B. 1662—FLEURY. (Mun. & C. G.) Amends Sec. 11587, B. & P. C., re subdivision maps.

Authorizes omission from final maps of signatures of owners of mineral interests (whose names and interests are endorsed on map) if (1) interest does not include right of surface entry, or (2) use of land in connection with mineral interest is prohibited by governmental regulations and signatures of such owners are waived by governing body.

A.B. 1663—FLEURY. (Mun. & C. G.) Amends Sec. 31521, Gov. C., re county employee retirement systems, to increase compensation of elector members of retirement board from \$15 to \$25 a meeting for not more than 3 rather than 2 meetings a month.

A.B. 1664—KLOCKSIEM. (Soc. Wel.) Adds Sec. 1511.2, W. & I. C., re aid to needy children and retention of earnings by unemancipated minors.

Provides that first \$8 and 50 percent of balance of monthly earnings of unemancipated minor under 18 years of age living in family receiving aid to needy children shall not be considered in determining monthly income available to family unit.

A.B. 1665—ALLEN AND LINDSAY. (Jud.) Amends Act 1880, the Municipal and Justice Court Act of 1949, re salaries of municipal court judges.

Requires State to pay \$3,500 of annual salary of each municipal court judge after January 1, 1954, and payment of remainder by county or city and county for which judge is elected or appointed.

A.B. 1666—ALLEN AND LINDSAY. (Jud.) Amends Sec. 6103, Gov. C., re fees for filing documents or papers or rendition of service.

Provides that no fee shall be charged for filing of confession of judgment in favor of public agencies.

A.B. 1667—ALLEN AND LINDSAY. (Jud.) Amends Sec. 98.7, C. C. P., re fees of justice courts in civil actions.

See digest of S. B. 1083, apparently identical.

A.B. 1668—HENDERSON. (C. S. & S. P.) Adds Sec. 20334.1, Gov. C., re exclusion of persons serving on part-time basis from membership in State Employees' Retirement System.

Present law excludes persons serving on part-time basis from membership in system unless (1) they were members immediately prior to September 15, 1945; (2) they are members at time of commencement of service on part-time basis; (3) their employment is regular and continuous and in opinion of board will extend for more than one year and require service for at least $\frac{1}{2}$ of time required of similar employees serving on full-time basis. Bill declares that this provision does not apply and shall be deemed heretofore not to have applied to (a) any person who renders state service for which the established rate of compensation, without regard to basis on which payable, is equivalent to not less than \$300 per month; (b) any person directly appointed by Governor and any elective officer who affirmatively exercises or has exercised option to become member of system.

Not to apply to any contracting agency nor to employees of contracting agency unless and until agency elects to be subject to its provisions.

To become effective on 1st day of 1st month next succeeding 90th day of the final adjournment of 1953 Regular Session of Legislature.

A.B. 1669—PORTER. (Ed.) Adds Sec. 371, Ed. C., re contracts between school districts and county superintendents of schools.

Authorizes county superintendent of schools to contract with governing board of any district under his jurisdiction for rendering by him to such district of any service which he may provide to district under Secs. 10324, 10506, 10461, Ed. C., upon terms and conditions agreed upon between superintendent and governing board.

A.B. 1670—BROWN AND SAMUEL R. GEDDES. (Soc. Wel.) Amends Secs. 3084, 3084.1, W. & I. C., re increase in aid to needy blind.

Increases aid to needy blind from \$85 a month to \$97.50. Provides that if federal government increases or decreases its contributions in assistance of needy blind, maximum aid granted shall be \$102.50, rather than \$95.

A.B. 1671—BROWN AND SAMUEL R. GEDDES. (Soc. Wel.) Amends Secs. 3472, 3472.1, W. & I. C., re aid to partially self-supporting blind.

Increases amount of aid to partially self-supporting blind from \$80 to \$97.50 per month.

Increases maximum amount of aid to such persons, when federal aid is increased, from \$95 to \$102.50 per month.

A.B. 1672—BROWN AND SAMUEL R. GEDDES. (Soc. Wel.) Adds Sec. 3088.2, W. & I. C., re relatives' responsibility for the needy blind.

Establishes "Relatives' Contribution Scale" to be used in determining maximum degree of liability of responsible relatives.

Authorizes making of certain specified deductions from gross income of responsible relative in order to determine his "net income" under scale.

Makes married relative having earnings or separate property responsible for such support. Provides that married person shall not be required to contribute to dependent blind relative of his or her spouse.

Provides that amount specified in scale is maximum amount and that no responsible relative shall be required to contribute more even though he has more than one relative for whom he is responsible.

A.B. 1673—BROWN AND SAMUEL R. GEDDES. (Soc. Wel.) Adds Sec. 3474.2, W. & I. C., re relatives' responsibility for partially self-supporting blind.

Establishes "Relatives' Contribution Scale" to be used in determining maximum degree of liability of responsible relatives.

Authorizes making of certain specified deductions from gross income of responsible relative in order to determine his "net income" under scale.

Makes married relative having earnings or separate property responsible for such support. Provides that married person shall not be required to contribute to dependent blind relative of his or her spouse.

Provides that amount specified in scale is maximum amount, and that no responsible relative shall be required to contribute more even though he has more than one relative for whom he is responsible.

A.B. 1674—BROWN AND SAMUEL R. GEDDES. (Soc. Wel.) Amends Sec. 3082.1, W. & I. C., re persons administering aid to partially self-supporting blind.

Prescribes manner in which persons administering aid to partially self-supporting blind shall conduct themselves toward applicants for or recipients of aid.

Prescribes manner in which persons administering aid to needy and partially self-supporting blind shall perform their duties. Provides that number of recipients of aid to blind for whom any one social worker has responsibility shall be sufficiently small to make possible effective administration of aid, in no event to exceed 145 clients.

A.B. 1675—BROWN AND SAMUEL R. GEDDES. (Soc. Wel.) Appropriates \$19,000 to State Department of Social Welfare for fiscal year ending June 30, 1954, to carry out requirements of Sec. 3078, W. & I. C., to be used to furnish Division for the Blind of State Department of Social Welfare with its own field staff to supervise administration of aid to blind.

A.B. 1676—BROWN AND SAMUEL R. GEDDES. (Soc. Wel.) Adds Sec. 3472.3, W. & I. C., re gross income of recipient of aid to partially self-supporting blind.

Provides for deduction of principal payments made by recipient from gross income in determining net income, provided such payments are related to furtherance of activity or enterprise showing reasonable probability of enabling blind person to eventually achieve full self-support.

A.B. 1677—BROWN AND OTHERS. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re unemployment insurance.

Provides increase of weekly benefits by \$5 where claimant has dependent spouse, and by \$2.50 for each of first 2 dependent children under 18 years.

A.B. 1678—BROWN AND OTHERS. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re unemployment insurance.

Repeals section providing that unemployment compensation benefit award computations shall be based on wages paid in base period as defined in act, and prohibiting "lag quarter" earnings from being used unless specified amount of wages are earned within 12 months following filing of original valid claim.

A.B. 1679 BROWN AND OTHERS. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re unemployment compensation.

Deletes requirement that minimum earnings to establish claim exceed 30 times claimant's weekly benefit amount where 75 percent of base period wages were paid during single calendar quarter.

A.B. 1680—BROWN AND OTHERS. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re unemployment insurance.

Repeals section which provides benefits paid for period subsequent to disqualification for voluntary quit or misconduct shall not be charged to employer's account, and provides for determination of such issue.

A.B. 1681—BROWN. (Jud.) Amends Sec. 2982, Civ. C., re sales of motor vehicles.

Provides for notice to buyer or buyer's successor by seller or holder of motor vehicle sales contract or agreement prior to sale of repossessed vehicle, to be given at least 15 days before such sale in prescribed form and delivered in manner provided.

Makes failure to give such notice grounds for recovery by buyer or his successor of total amount paid on contract balance.

A.B. 1682—BROWN. (Jud.) Adds Sec. 69903, Gov. C., re bailiffs in superior courts.

Provides that superior judge shall appoint bailiff from list of deputy sheriffs furnished by sheriff.

A.B. 1683—BROWN. (Mil. Aff.) Adds Sec. 1587.6, M. & V. C., re disaster service workers and members of volunteer fire departments.

Prohibits requiring of such persons to serve, during period of state of extreme emergency, in parts of state away from home, where such service would deprive dependents of support and maintenance, unless provision is made for reimbursement of loss of income or for support and maintenance of dependents.

A.B. 1684—McFALL. (C. P. & P. W.) Amends Sec. 25652, Wat. C., re annual assessments in irrigation districts.

See digest of S.B. 754, apparently identical.

A.B. 1685—McFALL. (C. P. & P. W.) Amends Sec. 25653, Wat. C., re irrigation district assessments.

Increases maximum amount of money for any district purposes board may raise by annual assessments from 2 to 8 percent of assessed value of land in district.

A.B. 1686—McFALL, HENDERSON, AND MASTERSON. (Mun. & C. G.) Amends Sec. 53205, Gov. C., re funds of local agencies.

Allows legislative body of local agency to pay all or part, rather than not more than $\frac{1}{2}$, of premium of group life, accident, and health insurance, and medical and hospital insurance on its officers and employees.

A.B. 1687—McFALL, HENDERSON, AND MASTERSON. (Mun. & C. G.) Amends Sec. 43001, Gov. C., re city tax liens.

Provides taxes on personal property are liens on owner's realty to extent provided by law in case of county taxes generally.

A.B. 1688—McFALL, HENDERSON, AND MASTERSON. (Jud.) Adds Sec. 177, R. & T. C., re property tax deed invalidity proceedings.

Limits commencement of proceedings to year after date of recording of deed or within year after June 1, 1954, whichever later, whether based on invalidity or irregularity in deed itself or steps leading to it. Provides defense similarly based can be maintained only in proceeding commenced within such period.

A.B. 1689—WATERS AND MUNNELL. (Jud.) Amends Sec. 67a, C. C. P., re superior court judges in Los Angeles County.

Changes number of superior court judges in Los Angeles County from 62 to unspecified number.

Changes number of votes necessary to elect presiding superior court judge in such county from 32 to unspecified number.

A.B. 1690—WATERS AND MUNNELL. (Mun. & C. G.) Amends, repeals, adds various Secs., Gov. C., re county employees' retirement systems established under County Employees Retirement Law of 1937.

Repeals provision permitting certain organizations of public employees to have their officers and employees included within county employees' retirement systems.

Provides that retirement system established under County Employees Retirement Law of 1937 shall supersede any previously established county pension system, eliminating present exception of county peace officers' retirement systems, thereby depriving certain county peace officers of election as to system in which they will hold membership.

Eliminates 180-day waiting period for membership in employees' system, making officers and employees excluded because of waiting period members on first of month following effective date. Clarifies various provisions concerning commencement of membership by specifying that membership commences on first day of calendar month following action determinative of membership.

Repeals provision for prior service credit for members employed by county because of transfer to county of functions theretofore performed by city within county.

Requires suspension of retirement allowance of retired member subsequently elected or appointed to elective office in county.

Reduces age of persons retired for disability who may be required to undergo medical examination from 60 to 55.

Prohibits revocation of designation of beneficiary and designation of different beneficiary by member who has elected optional settlement 4.

Makes other clarifying and minor corrective changes.

A.B. 1691—WATERS AND MUNNELL. (Mun. & C. G.) Amends Secs. 31727 and 31727.2, repeals Art. 8.5, Ch. 3, Pt. 3, Div. 4, Title 3, Gov. C., re retirement of county employees under County Employees Retirement Law of 1937.

Provides minimum disability retirement allowance for miscellaneous employees and for safety members retired for nonservice-connected disability of $\frac{1}{3}$, rather than $\frac{1}{4}$, final compensation.

Repeals temporary provisions (expiring 91st day after final adjournment of 1953 Regular Session of Legislature) authorizing retention in county service and re-employment in county service of over-age employees.

A.B. 1692—WATERS AND MUNNELL. (Mun. & C. G.) Amends, adds, repeals various Secs., Gov. C., re retirement systems established under County Employees Retirement Law of 1937.

1951 legislation permitted members who, within 90 days prior to membership, had held position in county service tenure of which was such as to exclude them from membership, to receive credit in retirement system for all or any part of such county service rendered prior to membership if, within 1 year after effective date of 1951 legislation (September 22, 1951) or within 1 year after becoming member, whichever is later, member elects to pay and pays into retirement fund contributions he would have made to fund if he had been member during time for which he has elected to receive credit. Bill extends period for making such election to October 1, 1954, and deletes 90-day limitation as to time prior to membership within which member rendered county service in position tenure of which excluded him from membership. Permits credit for such county service whether or not interrupted, but requires that member electing to receive credit and make contributions for only part of such county service must elect county service latest in time, and does not permit granting of credit for any service prior in time to any county service for which member has not elected to receive credit.

Makes provision for a minimum retirement allowance of \$1,200 per year for members heretofore or hereafter retired at compulsory retirement age and with credit for 15 or more years of service, including prior service, now applicable in counties having population in excess of 2 million applicable to all counties having population in excess of 500,000, and provides that the section shall be applied retroactively as of effective date of 1951 legislation.

In counties subject to Sec. 31676.1, Gov. C., (now limited to counties having population in excess of 2 million or taxable property assessed in excess of 3 billion dollars or retirement system having more than 10,000 members), provides that upon death of any member after retirement 60 percent of member's unmodified retirement allowance shall be paid for life to surviving spouse to whom member was married at least one year prior to retirement if spouse is designated as beneficiary, and if no such spouse, to children of deceased member under age 18 until marriage, death, or attainment of age 18 by each child.

Modifies provision for continuance of 60 percent of retirement allowance of safety member retired for service or for nonservice-connected disability after retirement so as to provide for continuation of allowance to surviving spouse for life only if spouse is designated as beneficiary. Expressly provides for continuation of allowance to surviving spouse of safety member upon death after retirement for service-connected disability, whether or not spouse is designated as beneficiary.

Modifies provision for "special death benefit" for surviving spouse of safety member to make allowance payable whether surviving spouse has been designated as beneficiary or not, and irrespective of remarriage of surviving spouse. Repeals provision for lump sum payment of difference between ordinary basic death benefit and such special death benefit stopped because of remarriage of surviving spouse or attainment of age 18 by child or children of deceased.

- A.B. 1693—WATERS AND MUNNELL. (Mun. & C. G.) Adds Sec. 31559, Gov. C., re membership in retirement systems established under County Employees Retirement Law of 1937.

Provides that where regulations of system permit persons whose tenure is temporary, seasonal, intermittent, or part-time to become members after rendition of minimum period of service, such persons become members on 1st day of calendar month following filing of election to do so, which election must be filed in writing with retirement board within 90 days after person becomes eligible for membership. Person failing to elect to become member within specified period is to be prohibited from becoming member until he enters county employ in status requisite to membership.

- A.B. 1694—WATERS AND MUNNELL. (Fin. & Ins.) Amends Secs. 4850 and 4853, Lab. C., re disability payments.

From provision that designated governmental employees in case of injury or illness arising out of and in course of duty are entitled to leave of absence with pay, deletes requirement that they must be members State Employees' Retirement System.

Increase coverage to include certain county and fire protection district firemen.

- A.B. 1695—WATERS. (Mun. & C. G.) Adds Sec. 38709, Gov. C., re lapse of city zoning ordinances.

Makes ordinance providing for zoning of area for construction of civic buildings lapse automatically within 2 years from date of enactment if construction of buildings is not commenced. Requires $\frac{2}{3}$ vote of legislative body, after lapse, to rezone area for such purpose.

- A.B. 1696—WATERS. (C., P., & P. W.) Amends Sec. 65210, Gov. C., re conservation and planning, making no substantive change.

- A.B. 1697—WATERS. (G. O.) New act, to create commission to study alcoholism, and making appropriation.

See digest of S.B. 945, apparently identical.

- A.B. 1698—WATERS AND MUNNELL. (Mun. & C. G.) Amends Secs. 31663.2 and 31672, repeals Sec. 31765, Gov. C., re retirement of county employees under County Employees Retirement Law of 1937.

Permits voluntary retirement of members who have completed 30 years of service, irrespective of attained age.

Repeals 1951 provision for payment of $\frac{1}{2}$ member's retirement allowance to surviving spouse upon death of member before retirement but after eligible for retirement or credited with 30 years of county service.

- A.B. 1699—WATERS AND MUNNELL. (Mun. & C. G.) Adds Sec. 31679.2, Gov. C., re increases in retirement allowances by county employees retired under County Employees Retirement Law of 1937, County Peace Officers Retirement Law, and County Fire Service Retirement Law.

Increases retirement allowances to all persons heretofore or hereafter retired under above laws, by increase in pensions derived from contributions of employer county or district, by amount equal to $\frac{1}{4}$ of member's original retirement allowance, less any annuity derived from member's additional contributions and before application of minimum retirement allowance provisions; but increase is not to exceed \$300 per year nor to result in retirement allowance over \$200 per month, excluding any annuity purchased by additional contributions.

Not to apply to any retirement system nor to members or retired members thereof unless governing board of county or district covered by such retirement system elects to be subject to its provisions.

- A.B. 1700—FLEURY, NIELSEN, AND HAWKINS. (C. S. & S. P.) Adds Sec. 21251.4, Gov. C., re increases in benefits to and in respect to members of State Employees' Retirement System heretofore retired or deceased.

Increases retirement allowances payable for time commencing on its effective date to or on account of members retired prior to January 1, 1953, and special death benefits payable for time commencing on its effective date on account of industrial death of

any member who died prior to January 1, 1953, by unspecified percentages graduated according to time during which last retirement of retired member or death of deceased member occurred. Declares legislative intention that increases provided by it shall not be cumulative with other increases in such retirement allowances or special death benefits provided at 1953 Session of Legislature, and that if other such increases are made, provision of bill shall be applicable only to extent that increases provided by it exceed increases provided by other 1953 legislation.

Not to apply to any contracting agency nor to retirement allowances or special death benefits payable to or in respect to its retired or deceased employees unless and until contracting agency elects to be subject to its provisions.

To take effect on 1st day of 1st month next succeeding 90th day after final adjournment of 1953 Regular Session of Legislature.

A.B. 1701—FLEURY AND NIELSEN. (C. S. & S. P.) Amends Sec. 20024, Gov. C., re definition of final compensation under State Employees' Retirement Law.

Defines final compensation to mean highest average annual compensation earnable by member during any period of 3, rather than 5, consecutive years during membership.

To become operative on effective date, if effective date is 1st day of month, otherwise on 1st day of month succeeding effective date.

A.B. 1702—FEURY AND NIELSEN. (C. S. & S. P.) Adds Sec. 18000.5, Gov. C., re salaries of state officers and employees.

Provides that salaries of state officers and employees not in state civil service and not fixed by statute shall be established by State Personnel Board in same manner as state civil service salaries.

A.B. 1703—FLEURY AND NIELSEN. (C. S. & S. P.) Adds Ch. 12, Pt. 3, Div. 5, Title 2, Gov. C., re liens on moneys deposited with or payable by State Employees' Retirement System.

Provides that when member of retirement system separates from state service owing State money for vacation taken but not earned, written notice of such obligation to board of administration shall create lien against any money of member on deposit with board or which may become payable to member. Board is to notify member of claim immediately and unless member denies obligation in writing to board within 30 days, board is to pay money to State, department, or state agency claiming it. If member denies validity of claim, money is to be held by board until determination has been made of validity of claim, or State, department, or agency making claim releases lien.

A.B. 1704—FLEURY AND NIELSEN. (C. S. & S. P.) Adds Sec. 21298.5, Gov. C., declaring disability retirement pensions payable by State Employees' Retirement System are to be deemed to be in nature of insurance benefits.

A.B. 1705—FLEURY AND NIELSEN. (C. S. & S. P.) Amends Sec. 20921, Gov. C., re eligibility to receive state service credit in State Employees' Retirement System for federal service.

Extends from 30 days to 6 months after separation from federal service time within which member must have been employed by state agency in order to be eligible to receive state service credit for federal service.

A.B. 1706—FLEURY AND NIELSEN. (C. S. & S. P.) Adds Sec. 20921.2, amends Sec. 20922, Gov. C., re state service credit in State Employees' Retirement System for federal service.

Permits member to elect to make contributions and receive state service credit for time he was in federal service if (a) prior to performing federal service, he was employed by State; (b) within 30 days after termination of state service he either was employed by U. S. Government in a position service in which constitutes federal service or he entered military service and within 6 months after discharge therefrom under conditions other than dishonorable, or within 6 months after period of rehabilitation, was employed by U. S. Government in a position service in which constitutes federal service; and (c) within 6 months after separation from federal service, he was employed by state agency.

A.B. 1707—FLEURY AND NIELSEN. (C. S. & S. P.) Amends Sec. 20921, Gov. C., re eligibility to receive state service credit in State Employees' Retirement System for federal service.

Eliminates any limitation on time within which member must be employed by state agency after separation from federal service in order to be eligible to receive state service credit for federal service.

A.B. 1708—FLEURY AND NIELSEN. (C. S. & S. P.) Adds Sec. 21336, Gov. C., re optional benefits payable by State Employees' Retirement System in lieu of basic death benefit.

Permits member who, prior to retirement, elects to have actuarial equivalent of his retirement allowance as of date of his future retirement applied in accordance with optional settlement, to elect also that if he dies prior to retirement but after having qualified therefor, and under circumstances in which basic death benefit is payable, in lieu of payment of basic death benefit he shall be deemed to have been retired as of date of death and to have died after retirement, and to have actuarial equivalent of retirement allowance to which he would have been entitled if he had retired on date of death paid to his beneficiary or estate in accordance with the optional settlement which he has elected.

A.B. 1709—FLEURY AND NIELSEN. (C. S. & S. P.) Adds Sec. 20921.3, amends Sec. 20922, Gov. C., re state service credit in State Employees' Retirement System for certain civilian service for war and defense purposes.

Includes within definition of federal service service rendered outside continental area of United States as civilian employee of U. S. Department of War, U. S. Department of the Navy or U. S. Department of Defense, except that person is to be considered as being in federal service only while he is receiving compensation from Government of the United States, and federal service does not include service with respect to which person became member of any other retirement or pension system supported wholly or in part by public funds, with respect to which he continues to receive credit in such other system for such service after date of his return to state service.

Permits member to elect to make contributions and receive state service credit for time he was in such federal service if (1) prior to performing federal service, member was employed by state; (2) he terminated state service in order to enter federal service; (3) his total compensation during time he was in federal service was less than the total compensation earnable by him during same period if he had then been in state service; and (4) he was employed by state agency within 6 months after separation from or termination of federal service.

A.B. 1710—FLEURY AND NIELSEN. (C. S. & S. P.) Adds Sec. 21253.15, Gov. C., re state service credit in State Employees' Retirement System to state college teachers for junior college teaching service.

Permits any member of State Employees' Retirement System who is entitled to credit for service in teaching capacity in state college and who was employed, within 6 months immediately preceding service in state college or any part thereof, as instructor or teacher of junior college students in service performed pursuant to contract between the state college and a school district or junior college district, for which junior college service member was paid by school district or junior college district, to have such junior college service rendered prior to January 1, 1932, credited to him as prior service, and to have such junior college service rendered after January 1, 1932, credited to him as current service, if within one year after re-entering state service in teaching capacity in state college or within one year after effective date, whichever is later, member pays into Retirement Fund contributions he would have made if he had been in state service during period of junior college service subsequent to January 1, 1932, based upon salary actually received during time he was in junior college service, plus interest that would have been credited to his account if contributions had been made monthly during time junior college service was rendered.

A.B. 1711—FLEURY AND NIELSEN. (C. S. & S. P.) Amends Secs. 20750.1, 20750.2, 20750.3, 20750.4, Gov. C., re measure of state contributions to State Employees' Retirement Fund in respect to various categories of state members of State Employees' Retirement System.

Changes measure of State's contribution to retirement fund for various categories of state members from present specified percentages to unspecified percentages of compensation paid.

To become operative on effective date if effective date is 1st day of month, otherwise on 1st day of month succeeding effective date.

A.B. 1712—FLEURY AND NIELSEN. (C. S. & S. P.) Adds Secs. 20340 and 20364, Gov. C., adds Secs. 14384 and 14403, Ed. C., re transfers of memberships between State Employees' Retirement System and State Teachers' Retirement System.

Gives every member of either system who now is and heretofore was employed in status requisite to membership in both systems and who heretofore exercised election to be included within either and excluded from active membership in other, new right of election, to be exercised within 90 days after notice thereof is mailed to him by system of which he is now member to make new election as to system in which he wishes to be included and system from which he wishes to be excluded, as of date of original election.

Present member of State Employees' Retirement System who elects to continue in that system and who heretofore withdrew contributions from teachers' system is to have right, within 90 days after notice of right is mailed to him, to redeposit withdrawn contributions in teachers' system and have right of deferred retirement under that system. Present member of employees' system who elects to be member of teachers' system is to redeposit in teachers' system any contributions previously repaid to him, with interest, and is thereafter to have all rights and be subject to all obligations of member of teachers' system.

Present member of teachers' system who elects to be member of employees' system is to be deemed to have ceased to be employed in status requisite for membership in teachers' system, and is to have right to have his contributions thereto refunded to him, or the right not to have them refunded and to continue to be member of teachers' system, with right of deferred retirement thereunder. Any member of teachers' system who elects to continue membership in teachers' system and to whom any contributions were repaid by employees' system has right, within 90 days after notice of right of election is mailed to him, to elect to redeposit in employees' system contributions so repaid, with interest, and upon such repayment is to be deemed to have elected to leave such contributions in retirement fund with right of deferred retirement under employees' system. Any present member of teachers' system who elects to be member of employees' system is to redeposit in employees' system any contributions previously repaid to him, with interest, and thereafter is to have all rights and be subject to all obligations of member of employees' system.

A.B. 1713—FLEURY AND NIELSEN. (C. S. & S. P.) Amends Secs. 20100 and 20101, Gov. C., re Board of Administration of State Employees' Retirement System.

Increases membership of board from 8 to 11 members, the additional 3 members to be elected under the supervision of the board from and by active members employed by cities, employed by school districts, and employed by counties and districts other than school districts, respectively. The 3 new members are to hold for terms expiring on January 15, 1954, 1955, and 1956, and to determine by lot date of expiration of term of each, their successors to hold for terms of 4 years from date of expiration of terms of predecessors, respectively.

To become operative on effective date if effective date is first day of month, otherwise on first day of month succeeding effective date.

A.B. 1714—FLEURY AND NIELSEN. (C. S. & S. P.) Amends Sec. 21364, Gov. C., re apportionment of special death benefit payable by State Employees' Retirement System between surviving wife and children of deceased under age 18.

Present law provides for payment of full special death benefit to surviving wife to whom deceased was married prior to sustaining injury or disease resulting in death as long as she lives or until her remarriage, and provides for payment of it to children

of deceased under age 18 only if there is no qualified surviving wife or surviving wife has died or remarried. Bill provides for payment of full benefit to qualified surviving wife only if there are no surviving children of deceased under age 18; if qualified surviving wife and 1 child of deceased under age 18, benefit is to be paid $\frac{1}{2}$ to surviving wife and $\frac{1}{2}$ to child; if there is qualified surviving wife and more than 1 child of deceased under age 18, benefit is to be paid $\frac{1}{3}$ to surviving wife and $\frac{2}{3}$ to children under age 18 until there is only 1 child under age 18. Bill provides that when facts change to make benefit payable differently, board is to direct payments to be made in accordance with provisions applicable to changed facts.

To become operative on effective date if effective date is 1st day of month, otherwise on 1st day of month succeeding effective date.

A.B. 1715—FLEURY AND NIELSEN. (C. S. & S. P.) Amends, adds, various Secs. Gov. C., re pensions to retired members of State Employees' retirement System.

Changes formulas for current service pensions and prior service pensions for state miscellaneous members, prison members, and local miscellaneous members so as to produce retirement allowance of $\frac{1}{50}$, rather than $\frac{1}{60}$, of final compensation for each year of credited service upon retirement at age 60, decreased or increased actuarially for retirement at earlier or later ages.

Makes corresponding change from $\frac{1}{60}$ to $\frac{1}{50}$ in formula for computation of disability retirement allowances.

Increases current service pensions, prior service pensions, and disability retirement pensions payable for time after its effective date to members retired prior thereto to amounts they would be if provisions of bill, as they exist on its effective date, had been in effect on date of actual retirement of member.

Provisions of bill, respectively, are not to apply to contracting agencies or employees thereof unless and until contracting agency elects to be subject to the respective provisions of the bill.

To take effect on 1st day of month next succeeding 90th day after final adjournment of 1953 Regular Session of Legislature.

A.B. 1716—FLEURY AND NIELSEN. (C. S. & S. P.) Adds Sec. 20896, Gov. C., re State Employees' Retirement System in respect to time member is absent from state service because of industrial disability.

Gives member who is or was absent from state service because of injury or illness determined within 1 year, after end of absence to have arisen out of and in course of employment, and who did not receive full salary (as distinguished from workmen's compensation disability benefits) for entire period of absence right to elect, not later than 6 months after determination that absence was industrial or 6 months after effective date, whichever is later, to pay into retirement fund amount necessary to make his accumulated contributions same they would be if he had not been absent, and receive current service credit in retirement system for time so absent.

To become operative on 1st day of month next succeeding effective date, unless effective date is first day of month, in which case it is to become operative on effective date.

A.B. 1717—FLEURY AND NIELSEN. (C. S. & S. P.) Amends Secs. 21451 and 21453, Gov. C., re right of State Employees' Retirement System to recover from 3d persons equivalent of benefits payable by system because of injury to or death of members caused by such persons.

Present law provides that when benefits are payable by State Employees' Retirement System because of injury to or death of member occasioned by act of person other than employer State or employer contracting agency, system may recover from such person amount actuarially equivalent to benefits provided by State or contracting agency contributions for which system is liable because of such injury or death. Bill eliminates right of system to such recovery where death does not arise out of and in course of employment, and limits amount recoverable by system where death does arise out of and in course of employment to amount by which actuarial equivalent of benefits provided by employer contributions for which system is liable because of such death exceeds portion of basic death benefit derived from employer contributions which would have been payable if death had not arisen out of and in course of employment.

To become operative on effective date if effective date is 1st day of month, otherwise on 1st day of month succeeding effective date.

A.B. 1718—FLEURY AND NIELSEN. (C. S. & S. P.) Amends Secs. 20864 and 21258, adds Secs. 21258.1 and 21258.2, Gov. C., re minimum service retirement allowances of members of State Employees' Retirement System.

Provides minimum service retirement allowance of \$1200, or member's final compensation, whichever is less, for state members entering system with credit for prior service and retiring after attaining compulsory age for service retirement and for members retiring after attaining age 60, with 20 years of continuous state service credit, rather than minimum allowance of \$720 per year, or $\frac{1}{2}$ of member's final compensation, whichever is less, for members entering system with credit for prior service and retiring after attaining compulsory age for service retirement and members retiring after attaining age 65, with credit for 20 years of continuous state service.

Permits contracting agencies by provision in contract or amendment to contract to provide same minimum service retirement allowance for members employed by them, respectively. Amount of increase in allowance to local members depends upon whether employer contracting agency has previously elected to be subject to same minimum service retirement allowance provisions as State.

Increases every current service pension and every prior service pension payable for time commencing on its effective date to any member retired prior to that date to amount it would be if the provisions of the bill had been in effect on date of actual retirement of member. These provisions for increases in pensions to members already retired are not to apply to any contracting agency unless contracting agency so elects by amendment to contract, and also elects to provide same minimum retirement allowance as State for local employees not yet retired.

To become operative on effective date if effective date is 1st day of month, otherwise on 1st day of month succeeding effective date.

A.B. 1719—FLEURY AND NIELSEN. (C. S. & S. P.) Amends Sec. 21029, Gov. C., re persons retired for disability under State Employees' Retirement Law who recover from their disability.

Upon determination of board of administration that member is no longer incapacitated for performance of duties, member who was employee of State or of university is to be reinstated to position held by him at onset of disability for which he was retired, rather than to position held by him when retired for disability.

To become operative on its effective date, if effective date is 1st day of month, otherwise to become operative on 1st day of month succeeding effective date.

A.B. 1720—FLEURY AND NIELSEN. (C. S. & S. P.) Amends Sec. 20931, Gov. C., re state service credit in State Employees' Retirement System for service to local public agencies.

Terminates on its effective date right of members to elect to make contributions and receive state service credit for local service, preserving right of members who have filed elections with board prior to that date to complete payment of contributions and receive state service credit for local service.

To become operative on effective date if effective date is 1st of month, otherwise on 1st day of month succeeding effective date.

A.B. 1721—FLEURY AND NIELSEN. (C. S. & S. P.) Amends Secs. 20750.1, 20750.2, 20750.3, and 20750.4, Gov. C., re measure of state contributions to State Employees' Retirement Fund for various categories of state members of State Employees' Retirement System, making no substantive change.

To become operative on effective date if effective date is 1st day of month, otherwise on 1st day of month succeeding effective date.

A.B. 1722—FLEURY AND NIELSEN. (C. S. & S. P.) Amends, repeals, adds, various secs., Gov. C., re members of State Employees' Retirement System suffering industrial disability or industrial death.

Permits state and local miscellaneous members to be retired for disability arising out of and in course of employment under same conditions, and to receive same disability retirement allowances, as special categories of members such as warden members, forestry members, narcotic enforcement members, law enforcement members, and local safety members. This would provide for state and local miscellaneous members disability retirement allowance of 50 percent of final compensation, irrespective

of length of service, rather than an allowance computed under a formula which would produce 50 percent of final compensation only after more than 30 years of service.

Provides for state and local miscellaneous members, in event of death arising out of and in course of employment, same special death benefit now provided for special classes of members mentioned above in event of such death (allowance equal to $\frac{1}{2}$ final compensation earnable by deceased to surviving wife to whom member was married prior to onset of disease or injury resulting in death for life or until remarriage or, if no qualified surviving wife or upon her death or remarriage, to children of deceased under age 18).

Respective provisions of bill are not to apply to employees of any contracting agency unless or until agency elects to be subject to those provisions by express provision in contract or amendment to contract.

To become operative on effective date if effective date is 1st day of month, otherwise on 1st day of month succeeding effective date.

A.B. 1723—FLEURY AND NIELSEN. (C. S. & S. P.) Adds Sec. 21332.5, Gov. C., re manner of payment of State Employees' Retirement System benefits under Optional Settlement One.

Gives member who elects to receive optional settlement one (right to receive reduced retirement allowance for life and, if he dies before he receives in annuity payment amount of his accumulated contributions, to have balance at death paid to his beneficiary or estate) same right to have balance payable to beneficiary or estate paid in installments that is now provided in respect to payment of basic death benefit at election of member or his beneficiary.

To become operative on 1st day of month next succeeding effective date, unless effective date is 1st day of month, in which case to become operative on effective date.

A.B. 1724—FLEURY AND NIELSEN. (C. S. & S. P.) Amends Sec. 21296, Gov. C., re minimum disability retirement allowances payable by State Employees' Retirement System to state and local miscellaneous members.

Increases disability retirement pensions for state and local miscellaneous members so that minimum disability retirement allowance will be $\frac{1}{3}$, rather than $\frac{1}{4}$, of member's final compensation.

To become operative on effective date, if effective date is 1st day of month, otherwise on 1st day of month succeeding effective date.

A.B. 1725—PATTERSON AND OTHERS. (Soc. Wel.) Amends Sec. 2020.05, W. & I. C., re nondeductibility of earnings of recipients of aged aid.

Provides that for purposes of Sec. 2020, earnings of applicant not to exceed \$50 per month shall not be deemed income or resources of applicant, rather than providing that none of such income shall be so considered.

A.B. 1726—FLEURY. (Jud.) Amends Sec. 53638, Gov. C., re deposits of public funds of local agencies.

Provides deposit shall not exceed total of paid up capital and surplus of depository, rather than capital exclusive of reserve and surplus.

A.B. 1727—DUNN. (Mun. & C. G.) Amends Sec. 14455.2, adds Sec. 14455.8, repeals Sec. 14453, H. & S. C., re powers and duties of county fire protection district commissioners.

Requires the secretary to report any commissioner who misses 3 consecutive meetings.

Allows president and secretary of commission to sign warrants for payment of items if their total cost does not exceed unspecified amount and if such items were listed in budget previously approved by board of supervisors.

A.B. 1728—DUNN AND OTHERS. (Ed.) Amends, adds, and repeals various secs., Ed. C., re support of the public schools.

Appropriates \$180 per unit of average daily attendance to State School Fund, rather than \$120 plus additional amounts per specified types of aid. Limits total amount to be apportioned under formulas for each type of aid. Increases basic state aid from \$90 to \$120 per unit of average daily attendance and increases foundation program

and district tax rates for determination of equalization aid. Provides foundation program for necessary small schools. Eliminates determination of apportionments on basis of component districts in union and joint union elementary districts and unified districts. Revises method of disposing of surpluses and deficits in State School Fund. Increases minimum school year from 170 to 175 days.

Makes other technical and clarifying changes.

A.B. 1729—DUNN AND LOWREY. (C., P., & P. W.) New act, authorizing State Park Commission to investigate possibility of creating state park in Lake County, in vicinity of Clear Lake Highlands.

A.B. 1730—SMITH. (Rev. & Tax.) Amends Sec. 6368, R. & T. C., providing for exemption from sales and use taxation of sale, storage, use or other consumption of interstate or foreign commerce watercraft involving "commercial" instead of "for hire" transportation of persons or property; and providing for concomitant exemption of sales of property becoming component part of such watercraft in course of construction, repair, cleaning, alteration or improvement.

A.B. 1731—SMITH. (Rev. & Tax.) Amends Secs. 6091 and 6241, repeals Sec. 6092, R. & T. C., re sales and use taxation.

Eliminates sales tax provision placing burden on retailer who does not obtain resale certificate from purchaser to prove that sale was not at retail. Makes comparable changes in similar use tax provision.

Eliminates sale tax provision under which resale certificate merely relieves seller from burden of proving sale was not at retail, and substitutes provision that sale is not at retail where certificate is obtained from purchaser who himself engages in business as seller with sales tax permit. Incorporates similar provision for use tax purposes.

A.B. 1732—BELOTTI. (Trans. & C.) Amends Sec. 2110, S. & H. C., re apportionments to counties from Highway Users Tax Fund for snow removal.

See digest of S.B. 1088, apparently identical.

A.B. 1733—MASTERTON AND DONAHUE. (Elec. & Reap.) Adds Ch. 6, Div. 7, Elec. C., re state contributions to political campaigns.

Provides that State will pay sum equal to 25 cents for each registered voter in State to state central committee of party with which voter is registered and 25 cents for each voter registered in county to county central committee of party with which registered. Money to be spent for campaigns of nominees of party. Requires C. P. A. audit. Appropriates money required.

A.B. 1734—THOMAS. (F. & G.) Repeals Sec. 1078, and adds Sec. 958.5, F. & G. C., re trawl fishery.

Repeals provision prohibiting use of trawl nets in Monterey Bay from December 1st to March 31st.

Prohibits use or possession on boat of trawl net in any waters of State between December 1st and February 28th.

To be effective while Washington and Oregon have similar prohibition and provides for ascertaining of such facts.

To take effect immediately, urgency measure.

A.B. 1735—LEROY E. LYON. (Jud.) New act, re compensation of attaches of superseded courts in judicial districts in Orange County.

Provides that marshal or attache of municipal court in Orange County who succeeded to such position from superseded court on January 1, 1953, shall receive same salary as he last received as attache of superseded court, until 91st day after adjournment of 1953 Regular Session of Legislature.

To take effect immediately, urgency measure.

A.B. 1736—CALDECOTT. (Ed.) Amends Sec. 20005, Ed. C., re residence of students at the University of California.

Provides that every alien student is deemed to be nonresident student unless he has been lawfully admitted to United States for permanent residence in accordance with all applicable laws of the United States. Deletes provision deeming alien student

who has not made valid declaration of intention to become citizen of United States as provided by law, prior to opening day of semester during which he proposes to attend the university, a nonresident.

Authorizes regents to classify as resident student any alien complying with above requirement, and any alien who is a minor child and who, in addition to above, meets certain specified qualifications.

A.B. 1737—CALDECOTT. (Rev. & Tax.) Adds Sec. 4114, R. & T. C., re property taxation.

Provides for relieving redemption officer from responsibility from honest error in computing amount necessary to redeem tax-sold or tax-deeded property as to which redemption certificate has been issued.

A.B. 1738—CALDECOTT. (C., P., & P. W.) New act, and amends Sec. 30605, and repeals Sec. 30606, 30607 and 30608, S. & H. C., re toll crossings across San Francisco Bay.

Authorizes California Toll Bridge Authority to determine approaches to San Francisco-Oakland Bay Bridge and to any new crossing between San Francisco and Alameda Counties. Describes certain new approaches to existing Bay Bridge and makes them part of State Highway System. Provides they may be improved or constructed from state highway construction money and, if not inconsistent with bond indenture, from proceeds of bonds secured by tolls from existing bridge or any new crossing, or directly from such tolls. Authorizes improvement or construction of additional approaches to existing bridge or new crossing determined by authority from proceeds of revenue bonds or tolls of either crossing.

Deletes existing provisions re payment of costs of operation, maintenance, and insurance of existing bridge and any new crossing, and provides for payment of operation and insurance costs from tolls and physical maintenance costs from northern counties' construction money in State Highway Fund.

Appropriates \$1,500,000 for studies by Department of Public Works re new crossing south of existing bridge, to be repaid with interest from proceeds of first sale of revenue bonds for construction of new crossing, or of bonds secured by tolls of existing bridge, whichever is earlier; or if no bonds are issued, from tolls of existing bridge after payment of all obligations.

To take effect immediately, urgency measure.

A.B. 1739—CALDECOTT. (Ed.) Amends Sec. 16482, Ed. C., re testing of sight and hearing of public school pupils.

Allows school district governing body to provide for testing by contract with accredited schools or colleges of optometry, osteopathy, or medicine, as well as duly authorized agency.

A.B. 1740—LINCOLN, DUNN, AND DICKEY. (Ed.) Adds Sec. 2103.1, Ed. C., re compensation of city board of education members of district wholly or partly in Oakland.

See digest of S.B. 524, apparently identical.

A.B. 1741—ENDERSON AND DONAHOE. (C. S. & S. P.) Amends Sec. 18050, Gov. C., re state employees' vacations.

Authorizes additional days of vacation of 1 day per year after 5 years of service, 2 days after 10 years, 3 days after 15 years, 5 days after 20 years, and 10 days after 30 years.

A.B. 1742—ENDERSON AND DONAHOE. (C. S. & S. P.) Adds Sec. 4453.5, Lab. C., re workmen's compensation.

Requires, for purposes of workmen's compensation benefits, computation of earnings of full-time state employee who has additional duties as part-time firefighter and who is injured fighting fire in course of such firefighting duties, on basis of salary of full-time employment.

A.B. 1743—ENDERSON AND DONAHOE. (C. S. & S. P.) Amends Sec. 18021, Gov. C., re state civil service.

Provides that rate of pay for overtime work including compensating time off shall be determined and prescribed by State Personnel Board and that rates of pay for overtime shall be based upon rates prevailing in private industries and other public jurisdictions.

A.B. 1744—HENDERSON AND DONAHOE. (C. S. & S. P.) Amends Secs. 18050 and 18100, Gov. C., re vacations and sick leaves of state employees.

Authorizes Personnel Board to count breaks in service of 30 working days or less as continuous service for purposes of allowing credit for vacation regardless of length of service.

Authorizes Personnel Board to count breaks in service of 30, rather than 10, working days or less as continuous service for purposes of allowing credit for sick leave, and authorizes such computation regardless of length of service.

A.B. 1745—HENDERSON AND DONAHOE. (C. S. & S. P.) Amends Sec. 18006, Gov. C., re state civil service.

Provides for moving expenses for state officer, agent or employee required to move as result of promotion.

A.B. 1746—HENDERSON. (Jud.) Amends Act 1970, The Dangerous Weapons' Control Law, and amends Secs. 12050 and 12052, Pen. C., re licenses to carry concealed firearms.

Prohibits licensing authority from issuing such license for 10 days after application therefor, and requires such authority, during such period, to investigate moral character of applicant and whether good cause exists for issuance of license.

Specifies time of application for license as time when applicant's fingerprints must be taken.

A.B. 1747—HENDERSON AND DONAHOE. (C. S. & S. P.) Amends Sec. 1156, Gov. C., re salary and wage deductions of state employees, to authorize deduction of dues in associations composed exclusively of employees of State.

A.B. 1748—MUNNELL. (Jud.) Amends Act 4475, re officers in office of marshal of municipal courts, Los Angeles County.

Increases number of captains and of lieutenants in marshal's office from 10 to 15.

A.B. 1749—MUNNELL. (G. O.) Amends Sec. 108, Veh. C., re organization of Department of Motor Vehicles.

Increases from 2 to 4, number of divisions in Department of Motor Vehicles, establishing therein Division of Field Office Operation and Division of Administration.

A.B. 1750—MUNNELL. (Rev. & Tax.) Amends Sec. 23151, R. & T. C., providing for unspecified change in rates of franchise tax on ordinary business corporations.

To take effect immediately, tax levy.

A.B. 1751—MUNNELL. (Rev. & Tax.) Amends Secs. 6051 and 6201, R. & T. C., providing for unspecified changes in sales and use tax rates after June 30, 1953.

To take effect immediately, tax levy.

A.B. 1752—DICKEY. (Jud.) Amends Sec. 79.1, C. C. P., and Sec. 69641, Gov. C., to increase salaries of superior court judges of Alameda County from \$16,750 to \$17,500.

A.B. 1753—DICKEY. (Jud.) Amends Sec. 204, C. C. P., re jurors.

Authorizes preparation of jury lists in December and June, or January and July.

A.B. 1754—DICKEY. (Jud.) Amends Sec. 204, C. C. P., re jury lists.

Authorizes preparation of jury lists in December or January and June or July of each year.

A.B. 1755—DICKEY. (Jud.) Amends Sec. 79.1, C. C. P., to increase salaries of superior court judges of Alameda County from \$16,750 to \$17,500.

A.B. 1756—DICKEY. (Jud.) Amends Sec. 144, C. C. P., re supplying rooms, attendants, heat and personal property required for business of superior, municipal and justice courts.

Makes it mandatory for county board of supervisors to supply necessary accommodations, but expressly negatives authority to supply official reporters shorthand machines, or equipment and supplies for use in preparation of transcripts.

A.B. 1757—DICKEY. (Jud.) Amends Sec. 69955, Gov. C., re notes taken by official and pro tempore court reporters.

Provides such notes are official records of court and shall be kept in place designated by it. Provides county clerk may destroy notes after 5 years, if filed with him.

A.B. 1758—DICKEY. (Jud.) Amends Sec. 269a, C. C. P., re reporting notes taken by official or pro tempore court reporters.

Provides such notes are official records of court and shall be kept by reporter in place designated by court or filed with county clerk. Authorizes county clerk to destroy notes after 5 years if filed with him.

A.B. 1759—DICKEY. (Jud.) Amends Sec. 73341, Gov. C., changing number of Alameda municipal court judges from 2 to 1.

A.B. 1760—DICKEY. (Jud.) Amends Sec. 1023, C. C. P., re fees for referees, to change specified fee from \$5 for each day spent in business of reference to reasonable fee to be determined by court.

A.B. 1761—DICKEY. (Jud.) Amends Sec. 1023, C. C. P., re referees' fees, to change specified fee from \$5 to each for every day spent in business of reference, to such reasonable sum as court may fix.

A.B. 1762—DICKEY AND OTHERS. (C., P., & P. W.) Adds Art. 2, Ch. 2, Div. 17, S. & H. C., re use of revenues of San Francisco-Oakland Bay Bridge.

Authorizes continuance of tolls after retirement of bonds and repayment of money owed State for (a) payment of operation, maintenance, and insurance costs of said bridge; (b) repayment to State Highway Fund of past payments of such costs; (c) improvements to bridge; (d) improvement and completion of certain approaches within 10-mile radius of bridge; (e) studies re southern crossing (not to exceed \$1,000,000), when federal law allows use of tolls therefor.

Until California Toll Bridge Authority, after retirement of existing bonds and repayment to State, issues new bonds for any of above purposes, requires revenues, in excess of needs for current operation, maintenance, and insurance, to be used to repay State Highway Fund for past payment of such costs; but allows use of \$1,000,000, if federal law permits, for southern crossing studies and after such repayments allows use of such excess revenue for improvement of bridge or approaches.

Authorizes authority, after retirement of existing bonds and repayment to State, to issue new bonds for improvement of bridge or building or improving approaches, in which case maintenance, operation, and insurance charges are payable from tolls. Requires provision to be made for repayment to State Highway Fund for past maintenance, operation, and insurance charges and, if federal law permits, studies re southern crossing.

A.B. 1763—DICKEY AND OTHERS. (C., P., & P. W.) New act, re construction of tube under estuary between Oakland and Alameda.

Directs California Toll Bridge Authority to investigate feasibility of refinancing San Francisco-Oakland Bay Bridge and to include therein provisions for funds to construct said tube.

Requires continuance of tolls, after retirement of existing bonds and repayment of money owed State, for construction of said tube with necessary connections to approaches to existing bridge.

Authorizes authority to issue new revenue bonds secured by tolls of existing bridge for construction of said tube and necessary connections.

Authorizes authority to enter into agreements with holders of outstanding bonds re use of existing revenues for construction of said tube and necessary connections.

Directs Department of Public Works to proceed with such construction as soon as anticipated revenues will permit contracts to be let and progress payments to be made.

A.B. 1764—DICKEY AND OTHERS. (C., P., & P. W.) New act, re construction of tube under estuary between Oakland and Alameda.

Requires California Highway Commission, if funds are made available by United States to pay not less than $\frac{1}{2}$ of cost of such construction, to allocate for remainder of such cost money available for construction of state highways in northern group of counties.

A.B. 1765—DICKEY AND OTHERS. (Jud.) Amends Sec. 68073, Gov. C., re supplying rooms, attendants, heat and personal property required for business of superior, municipal and justice courts.

Makes it mandatory for county board of supervisors to supply necessary accommodations, except equipment and supplies used by court reporters in connection with transcribing for which they are compensated by litigants other than the county.

A.B. 1766—DICKEY. (Jud.) Amends Sec. 68073, Gov. C., re supplying rooms, attendants, heat and personal property required for business of superior, municipal and justice courts.

Makes it mandatory for county board of supervisors to supply necessary accoutrements, but expressly negatives authority to supply official reporters with shorthand machines, or equipment and supplies for use in preparation of transcripts.

A.B. 1767—DICKEY. (Jud.) Amends Sec. 269a, C. C. P., re phonographic reporters.

Provides that notes thereof are official records to be kept as designated by court or filed with county clerk, rather than being destroyed 5 years after taking unless otherwise directed by court.

A.B. 1768—HENDERSON AND MASTERSON. (Ind. R.) Adds Sec. 2751, Lab. C., providing no employment contract shall fix wages less than \$1.25 per hour, and requiring employers to pay each employee not less than that wage.

A.B. 1769—HENDERSON. (C. S. & S. P.) Amends Sec. 18021, Gov. C., re state employees.

Deletes provision re payment of certain classes of employees for overtime at less than regular rates.

A.B. 1770—HENDERSON. (C. S. & S. P.) Amends Sec. 18024, Gov. C., re state employees.

Provides that State Personnel Board shall adopt rule for giving of notice to employee reasonable time in advance of time compensating time off is to be taken.

A.B. 1771—ALLEN AND OTHERS. (Soc. Wel.) Amends Sec. 1550, W. & I. C., re eligibility procedure for needy children.

Provides that every application for aid to needy child shall be verified under oath, and requires board of supervisors to designate person or persons to administer such oath.

A.B. 1772—ALLEN AND OTHERS. (Soc. Wel.) Amends Sec. 1527, W. & I. C., re removal of needy child from county granting aid.

Provides that aid to needy child shall terminate 2 months after his removal from one county to another in State, subject to any right to make application for aid authorized by Sec. 1554.6.

Deletes provision that such removal shall not work forfeiture of aid previously awarded, for one-year period, and if child returns to county granting aid within such year, he shall not be deemed to have lost his residence therein.

Deletes provision requiring county to which child moves to pay for his necessary medical or hospital care, or both, during one-year period of establishment of residence, and authorizing such county to collect costs thereof from county granting aid.

A.B. 1773—ALLEN AND OTHERS. (Soc. Wel.) Amends Sec. 1508, W. & I. C., re duty of stepparent to support his stepchildren.

Requires married person to support, if able to do so, his spouse's children, if such children are recipients of aid to needy children or are likely to become eligible for such aid.

Provides that section shall not be construed to alter legal obligations of natural parent, rather than father, to support his children.

Deletes provision that amount of aid to be granted to needy child living with his mother and stepfather shall be computed after consideration is given to income of stepfather. Deletes requirement that county shall determine if stepfather is able to support child either wholly or in part, such determination to be based upon standard which takes into account stepfather's income and expenses under regulations set forth by Department of Social Welfare. Deletes provision that aid shall not be withheld from any child because of failure of stepfather to contribute to his support.

A.B. 1774—ALLEN AND OTHERS. (Soc. Wel.) Adds Sec. 1550.1, W. & I. C., re wilful misrepresentations in applications for aid to needy children.

Makes a misdemeanor, making of false statement of material fact, or concealing of material fact, in making application for or on behalf of needy child.

A.B. 1775—ALLEN AND OTHERS. (Soc. Wel.) Adds Sec. 1552.6, W. & I. C., re location and prosecution of parents of needy children.

Directs State, county, and local agencies to cooperate in location of parents who have abandoned or deserted needy children, and to supply on request of district attorney all information on hand relative to location, income, and property of such parents, notwithstanding that such information is declared confidential by some other provision of law.

A.B. 1776—ALLEN AND OTHERS. (Soc. Wel.) Amends Sec. 1500, W. & I. C., re definition of needy child.

Provides that no child is needy child who is over 16 years of age and who has graduated from high school or has ceased to attend school regularly.

A.B. 1777—ALLEN AND OTHERS. (Soc. Wel.) Amends Sec. 1500, W. & I. C., re needy children.

Provides that child shall not be considered needy child solely by reason of death or continued absence of one parent, where other parent has remarried, and there is living in home with such child, stepparent and remaining parent.

A.B. 1778—ALLEN AND OTHERS. (Soc. Wel.) Amends Sec. 1523.5, W. & I. C., re vocational rehabilitation of needy children and their parents.

Provides that each county shall require each parent of a needy child, who is able to do so, to regularly report for work at nearest office of State Department of Employment. Provides that if parent is deemed not able to seek employment, he shall be referred to Bureau of Vocational Rehabilitation of Department of Education to determine feasibility of his rehabilitation.

Deletes provision requiring county, in all cases, to refer each parent of needy child to bureau to determine feasibility of his rehabilitation.

A.B. 1779—ALLEN AND OTHERS. (Soc. Wel.) Amends Sec. 118, repeals Sec. 118.2, W. & I. C., re requirement that information from applicants for or recipients of public assistance be kept confidential.

Provides that names of all persons receiving any form of public assistance and amounts thereof are open to public and shall always be available for public inspection.

Prohibits use or publication of names of persons receiving any form of public assistance, or lists of such persons, for commercial or political purposes. Deletes provision prohibiting use of such a list for any purpose not permitted by section.

Deletes provision prohibiting making of case records of recipients available for research purposes provided that such research will not result in disclosure of identity of applicants for public assistance. Deletes provision making it misdemeanor to secure or possess an official list or list compiled from official sources, in violation of this section, of persons who have applied for or who have been granted any form of public assistance.

Repeals provision prohibiting use of words or abbreviations on warrants payable to recipients of public assistance indicating that such warrants are drawn for that purpose.

A.B. 1780—ALLEN AND OTHERS. (Soc. Wel.) Amends Sec. 1503, W. & I. C., re needy children.

Provides that $\frac{1}{2}$ of earnings of children receiving such aid and $\frac{1}{2}$ of earnings of parents of such children shall be credited in reduction of amount paid for such children as aid to needy children.

A.B. 1781—DONAHOE AND OTHERS. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re disability benefits.

Deletes provision now excluding injury or illness caused by or arising in connection with pregnancy from definition of disability for which benefits are payable, and includes such illness within said definition such illness or injury up to a maximum of 10 compensable weeks.

A.B. 1782—DONAHOE, HENDERSON, AND HANSEN. (Trans. & C.) Amends Sec. 142, Veh. C., re vehicles exempt from registration and definition of implements of husbandry in relation thereto.

See digest of S.B. 1136, apparently identical.

A.B. 1783—DONAHOE AND OTHERS. (Soc. Wel.) Amends Sec. 6726, 7012.5, W. & I. C., re support of mental patients in private boarding homes.

Raises from \$70 to \$80 monthly rate Department of Mental Hygiene may pay licensed private boarding home for care of patient on parole or leave of absence from state hospital for mentally ill or state hospital for mentally deficient.

Changes "state hospital" to "state hospital for the mentally ill," and "state home" to "state hospital for the mentally deficient."

A.B. 1784—DONAHOE AND SAMUEL R. GEDDES. (Jud.) Amends Sec. 6720, adds Sec. 6722, W. & I. C., re escape from state hospital.

Authorizes any peace officer, upon written request of state hospital or veterans' facility, to apprehend, take into custody, and deliver to state hospital or facility of Veterans' Administration, or place designated by them, any patient or inmate who has escaped therefrom, or whose return from parole has been authorized by Department of Mental Hygiene or facility of Veterans' Administration. Provides for payment to peace officers delivering or assisting in delivery of patients to state hospitals at same rate as is paid to sheriffs for conveyance of patients to such hospitals.

Makes other technical and clarifying changes.

A.B. 1785—DONAHOE. (Soc. Wel.) Amends Sec. 6652, W. & I. C., re charges for services furnished by Department of Mental Hygiene.

Directs department to determine and collect charges for services rendered persons in community mental hygiene clinics maintained by department, in accordance with schedules for such charges set forth in rules and regulations of department, and authorizes enforcement of such collection.

A.B. 1786—DONAHOE. (G. E. & E.) Amends Sec. 154, 7000, 7000.5, and heading of Ch. 3, Pt. 4, Div. 6, W. & I. C., re state institutions under jurisdiction of Department of Mental Hygiene.

Provides for establishment of Fairview State Hospital as hospital for care and treatment of mentally deficient, in Orange County.

Changes name of Pacific Colony to Pacific State Hospital, of Porterville State Home to Porterville State Hospital, and of Sonoma State Home to Sonoma State Hospital.

Requires term hospital to be substituted for "home" when used to designate institutions for feeble-minded or mentally deficient.

Makes other technical and clarifying changes.

A.B. 1787—LEVERING. (Ind. R.) Amends Act 8780d, the Unemployment Insurance Act, re seasonal employment.

Declares seasonal workers ineligible for benefits during any calendar quarter of his benefit year unless he received, in corresponding quarter of his base period, wages equal to $7\frac{1}{2}$ times his weekly benefit amount.

Creates presumption that individual is seasonal worker if unemployed more than 26 weeks, at approximately same season, in each of two calendar years immediately preceding benefit year, and if he was not registered for, and ready, willing and able to accept, suitable employment during such period of unemployment when not disabled.

Declares presumption overcome if worker establishes he is presently ready, willing and able to accept suitable work in any part of year.

A.B. 1788—KLOCKSIEB. (Ed.) Amends Secs. 16430 and 16431, Ed. C., re school safety patrols.

Authorizes governing board of school district to maintain such patrols on streets near any school.

Provides that members of patrol need not be under direct supervision of employee of district while performing duties.

A.B. 1789—KLOCKSIEB. (Trans. & C.) Repeals Secs. 148, 149, and 150, adds Sec. 148, S. & H. C., re mass transportation facilities.

Deletes provisions authorizing Department of Public Works to contract with transportation companies or local agencies for financing, construction, and use of mass transportation facilities, and requires such facilities, when relating to freeways, to be financed in same manner as freeways.

A.B. 1790—HENDERSON AND OTHERS. (C. S. & S. P.) Amends Sec. 18850, Gov. C., re salaries in state civil service.

Provides that rates of pay shall be based on payment for like duties within occupational field and prevailing levels of compensation for like duties and responsibilities in private business, public employment to be considered only to corroborate board's judgment or establish rates for classes peculiar to governmental service.

Permits rates to be made retroactively to date of application and may not be changed more frequently than semiannually.

A.B. 1791—HOBIE AND BACKSTRAND. (Trans. & C.) Amends Sec. 140.3, Veh. C., re one-trip permit.

Makes one-trip permit provision applicable to unladen vehicles only. Provides that such permit shall not be issued in lieu of registration for unregistered trailer coach used as living quarters unless owner displays receipt for local taxes paid thereon.

A.B. 1792—HOBIE AND BACKSTRAND. (Trans. & C.) Amends Sec. 146, Veh. C., re registration of vehicle previously registered outside the State.

Permits Department of Motor Vehicles to require certification from jurisdiction of last registry when applicant for registration of vehicle fails to surrender last issued unexpired foreign license plates. Requires surrender of all evidence of foreign registration, rather than just that in possession or control of applicant.

A.B. 1793—KELLY AND DONAHOE. (Ed.) Amends and repeals various secs., Ed. C., deleting provisions for suspension of elementary school districts.

A.B. 1794—KELLY AND DONAHOE. (Ed.) Amends Sec. 2502, Ed. C., re change of school district boundaries.

In provision allowing initiation of boundary change upon petition of 25 percent of electors of territory affected, allows transfer from one district to another of territory in which no electors reside upon petition of 10 electors residing in districts which would be affected by proposed change.

A.B. 1795—KELLY AND DONAHOE. (Ed.) Amends Secs. 2891, 2892, 2893, 2895, and repeals Art. 4, Ch. 7, Div. 2, Ed. C., re annexation of elementary school districts.

Deletes provision for annexation to city districts by action of board of supervisors.

Allows annexation of district to another district with larger average daily attendance, rather than to union or joint union district.

A.B. 1796—LEVERING AND BECK. (Jud.) Amends, repeals and adds various secs., Gov. C., re oaths of office.

Deletes inconsistent provisions and makes law consistent with Art. XX, Section 3, Constitution.

Authorizes correction of technical error or deficiency in oath if made before civil defense worker is actually paid.

Provides that no compensation or reimbursement for expenses shall be paid worker by public agency unless he has taken required oath.

Provides that person who while taking oath states as true, material fact which he knows to be false, and that person taking oath who while holding office advocates or becomes member of party advocating overthrow of the United States by force and violence and other unlawful means, is guilty of felony punishable by imprisonment in state prison not less than 1, nor more than 14, years.

A.B. 1797—MEYERS, BERRY, AND DONALD D. DOYLE. (C. S. & S. P.) Amends Sec. 3212.5, Lab. C., re state employees.

Provides that heart trouble or pneumonia of drivers license examiner is presumed to arise out of and in course of employment.

A.B. 1798—MEYERS AND BERRY. (Trans. & C.) Amends Sec. 515, Veh. C., re maximum allowable speed limit for trucks and truck tractors, and trailers and semitrailers, to change such maximum from 40 to unspecified miles per hour.

A.B. 1799—MEYERS AND BERRY. (F. & G.) Amends Sec. 788, F. & G. C., shortening crab season in all districts except 6, 7, 8, and 9 from July 31st to June 30th.

A.B. 1800—MEYERS AND BERRY. (F. & G.) Amends Sec. 787, F. & G. C., re crabs.

Defines crab to refer to genus *Cancer*, species *magister*, as used in F. & G. C., rather than in Art. 2, Ch. 3, Pt. 2, Div. 4, F. & G. C.

A.B. 1801—MEYERS, BERRY, AND DONALD D. DOYLE. (C. S. & S. P.) Adds various secs., Gov. C., re rights of drivers' license examiners of Department of Motor Vehicles in State Employees' Retirement System.

Establishes new category of state members, designated drivers' license examiner members, comprising members employed in Department of Motor Vehicles whose principal duties are examination of applicants for operators' or chauffeurs' licenses or functions comprising driver improvement program or both. Provides for such members same benefits in event of industrial disability or industrial death as are now provided for patrol members, including automatic continuance of $\frac{1}{2}$ retirement allowance to surviving wife, minor children, or dependent parents in event of death of member after retirement for industrial disability. Otherwise, provisions applicable to state miscellaneous members continue to be applicable to drivers' license examiner members.

A.B. 1802—MEYERS, DONALD D. DOYLE, AND BERRY. (G. E. & E.) Amends Sec. 11020, Gov. C., re state office hours.

Deletes provision that any state agency may be kept open for transaction of business on other hours and days than 8 a.m. to 5 p.m. from Monday to Friday, and provides that agency which performs essential public service relating to health and safety may be kept open on such other days as agency determines necessary if Governor so determines.

A.B. 1803—MEYERS, DONALD D. DOYLE, AND BERRY. (C. S. & S. P.) Amends Sec. 18050, Gov. C., re state employees.

Provides that state officers and employees shall receive 15 days vacation for each year of continuous service, rather than $1\frac{1}{4}$ days of vacation for each calendar month of service.

A.B. 1804—MEYERS AND OTHERS. (Ed.) Adds Art. 11.5, Ch. 2, Div. 10, Ed. C., re San Francisco State College.

Directs San Francisco State College to rent quarters in World Trade Center of San Francisco, when such quarters are available. Directs such college to provide in its budget for library services to college and to trade center.

A.B. 1805—MEYERS AND OTHERS. (G. E. & E.) New act, declaring state policy to appropriate funds for dedication ceremonies of new state college plants, making appropriation of \$4,500 to San Francisco State College, allocating such amount to college on basis of \$2 of state funds to \$1 of other funds.

A.B. 1806—MEYERS AND OTHERS. (G. E. & E.) Adds Sec. 13374, Gov. C., re furnishings of state offices.

Declares legislative policy that money appropriated for construction and equipment of state offices shall not be used to furnish rugs or carpets for such offices with certain specified exceptions.

A.B. 1807—ERWIN. (Mun. & C. G.) Amends Secs. 34856 and 36510, Gov. C., re powers of city manager of sixth class city.

Requires appointments to offices of city clerk and city treasurer, if such offices made appointive, to be made by city council unless it by ordinance fixes appointing power in city manager.

A.B. 1808—THOMAS. (G. O.) Amends Sec. 158, B. & P. C., re regulation of business and professions.

Directs refund of examination fees collected illegally, by mistake, inadvertence, or error, by any of boards or commissions comprising Department of Professional and Vocational Standards.

A.B. 1809—THOMAS. (G. O.) Amends Sec. 107, B. & P. C., re regulation of business and professions.

Authorizes each board in Department of Professional and Vocational Standards to fix salary of secretary if exempt from civil service, rather than salary of secretary.

A.B. 1810—FLEURY AND NIELSEN. (C. S. & S. P.) Amends Sec. 21367.5, Gov. C., to increase death benefit payable by State Employees' Retirement System upon death after retirement from \$300 to \$500.

To become operative on effective date if effective day is 1st day of month, otherwise on 1st day of month succeeding effective date.

A.B. 1811—MALONEY. (G. O.) Amends Act 3796, the Alcoholic Beverage Control Act, re sales of distilled spirits to retailers.

Prohibits sale of distilled spirits to retailers for less than 10 percent above the seller's tax-paid cost or tax-paid replacement cost; excepts close-out sales.

A.B. 1812—MALONEY. (G. O.) Amends Act 3796, the Alcoholic Beverage Control Act, re credit sales of alcoholic beverages.

Prohibits extension of credit to retailer in excess of 30 days from date of delivery. Prohibits sales to retailer over 30 days delinquent except for cash. Prescribes form of payment. Creates presumption that repeated delinquencies are pursuant to agreement in violation of law.

Authorizes Board of Equalization to adopt rules for administration of such provisions.

A.B. 1813—THOMAS J. DOYLE. (G. O.) Amends Act 3796, the Alcoholic Beverage Control Act, re distilled spirits wholesalers and rectifiers.

Prohibits issuance or renewal of such license to any person who does not sell at least 50 percent of his total dollar volume of sales to retailers in lots of 10 or less cases, and at least 75 percent of total dollar volume of sales are made to retailers.

Deletes provision authorizing manufacturer of distilled spirits, distilled in this State to sell to any holder of license authorized to sell distilled spirits.

A.B. 1814—CHAPEL. (Ed.) Amends Sec. 13526, Ed. C., re suspension of certificated employee.

Authorizes suspension of such employee upon written charge of advocacy of communism by him while teaching or while on property belonging to agency included within Public School System.

A.B. 1815—FLEURY. (Soc. Wel.) Amends Sec. 104.1 and 104.6, W. & I. C., re appeals by applicants for or recipients of public assistance.

Directs State Social Welfare Board to consider appeal and to render decision on issues, rather than either to dismiss appeal or award aid.

Provides that decision of board need not specify amount of award to be paid unless amount of award is in issue. Directs county board of supervisors to pay to appellant, without necessity of establishing his present need, amount of aid he is entitled to receive pursuant to board's decision, rather than sum awarded by board, payment to commence as of date person was first entitled thereto.

Makes other technical and clarifying changes.

A.B. 1816—FLEURY. (C. S. & S. P.) Adds Art. 4, Ch. 6, Div. 1, Title 1, Gov. C., re state employees.

Provides that when suit is brought against state officer or employee for malpractice arising out of performance of his duties, attorney general shall defend such suit and settlement or judgment shall be paid by state. Authorizes Department of Finance to insure state departments and agencies against such claims.

A.B. 1817—SHERWIN AND OTHERS. (Soc. Wel.) Amends Sec. 1500, W. & I. C., re period of absence of parent necessary to make child a "needy child."

Provides that child shall not be considered a "needy child" if absence of parent is less than 6 months, rather than 3 months.

A.B. 1818—FLEURY. (Ed.) Adds Sec. 1597.3, Ed. C., re bonded indebtedness of territory annexed to school district.

Provides that when territory comprising all or part of a district is made part of unified district because of annexation to city by means of election, such election constitutes affirmative action by residents of such territory for purpose of assumption of outstanding bonded liability of district of which it is made a part.

To take effect immediately, urgency measure.

A.B. 1819—LIPSCOMB. (Rev. & Tax.) Amends and adds various Secs., R. & T. C., re property assessed by State Board of Equalization, and levy and collection of taxes with respect thereto.

Provides board shall transmit to each county and city auditor an estimate, instead of present assessment roll, of total assessed value of property therein assessed by board, such estimate to be regarded as establishing value of the property for local tax rate determination purposes.

Requires county and city auditors to certify local tax rates to board. Provides latter shall then compute and enter taxes on its roll for each county and city in manner prescribed by law in respect to local roll; shall prepare and deliver tax bills to assesses of property on its roll; and shall deliver certified copies of such roll to local tax collectors, together with certification to local auditors of total amount of taxes.

Makes other related changes of technical nature.

To take effect on January 1, 1954.

A.B. 1820—LIPSCOMB AND FLEURY. (Fin. & Ins.) Amends various Secs., Fin. C., re building and savings and loan associations.

Changes statutory designation of building and loan associations to savings and loan associations.

Makes corresponding changes in title of commissioner and fund.

Makes numerous changes to conform thereto.

A.B. 1821—THOMAS. (Elec. & Reap.) Amends and repeals various Secs., Elec. C., re publication of list of precinct officers and polling places.

Makes method of publication of names of election officers and polling places provided for in Sec. 669, Elec. C., applicable to any county when board of supervisors so chooses, rather than applicable only to counties of 1st class.

Permits publication pursuant to Sec. 669, Elec. C., in city and county to be made only once, rather than twice, in discretion of registrar of voters.

Requires county clerk when directed by resolution of board of supervisors to proceed pursuant to Elec. C. 669 in publication of specified portions of list of election officers and polling places as will give voters adequate notice of election as determined by board of supervisors, as provided in Sec. 669.

Provides that price to be paid for publication of such notices shall be determined by board of supervisors, based upon "legal square" as defined by board. Requires price to be graduated according to circulation of newspapers in which each notice is printed with minimum rate for newspapers of 2,000 circulation or less.

Deletes special provisions for publishing such notices in counties of 1st class.

A.B. 1822—SHERWIN. (Rev. & Tax.) Adds Pt. 13, Div. 2, R. & T. C., the Cigarette Tax Law.

Imposes tax on privilege of distributing cigarettes after July 1, 1953, at the following rates: 1 mill per cigarette on cigarettes weighing not more than three pounds per thousand; 2 mills per cigarette on cigarettes weighing over three pounds per thousand.

Imposes tax at similar rates on dealer's privilege of distributing floor stocks in his possession on July 1, 1953.

Tax payable monthly by remittance to State Board of Equalization.

Board to administer law.

Revenue payable into Cigarette Tax Fund, and appropriated for refunds or transfer to General Fund.

Makes general appropriation of \$250,000 for support of board in administering law during Fiscal Year July 1, 1953-June 30, 1954.

To take effect immediately, tax levy.

A.B. 1823—SHERWIN. (G. O.) Amends Act 3796, the Alcoholic Beverage Control Act, and Sec. 24465, B. & P. C., re taxation of distilled spirits.

Increases tax on distilled spirits from 80 cents to \$1.50 per wine gallon, effective July 1, 1953. Requires additional 70 cents tax per wine gallon on all distilled spirits possessed or sold after July 1, 1953, on which the full \$1.50 tax was not paid; requires filing of liquor inventory on August 15, 1953, and payment of tax due.

To take effect immediately, tax levy.

A.B. 1824—SHERWIN. (G. O.) Amends Act 3796, the Alcoholic Beverage Control Act, and Sec. 24431, B. & P. C., re taxation of beer.

Increases tax on beer from 62 cents to \$1.24 per 31-gallon barrel, effective June 30, 1953.

To take effect immediately, tax levy.

A.B. 1825—LEVERING AND DOLWIG. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, and adds Sec. 1309, U. I. C., re unemployment compensation benefits.

Makes ineligible for such benefits employee who leaves employment to be married, to accompany spouse, or to join spouse at place where commuting to work is impossible, and employee whose marital duties cause resignation from work. Ineligibility to continue until employee earns \$200 in covered employment.

Section inapplicable to disability benefits.

A.B. 1826—SMITH. (Jud.) Amends Sec. 262.2, C. C. P., re execution of process, to make provision of section requiring that officer executing process show it to interested persons applicable to copies of process and pertinent papers.

A.B. 1827—EVANS. (Trans. & C.) Adds Ch. 1.5, Div. 8, B. & P. C., re automobile agencies.

Prohibits sale of automobiles assembled outside State by retailer unless: (1) he has filed financial responsibility statement with Department of Motor Vehicles; (2) manufacturer maintains year's supply of parts for such automobiles and files statement with department showing compliance prior to delivery of such automobiles; and (3) retailer has on hand sufficient supply of parts to properly service all automobiles sold by him.

A.B. 1828—STEWART. (G. E. & E.) Amends Sec. 108.5, B. & P. C., re investigations, proceedings, or hearings held by authorized persons in Department of Professional and Vocational Standards.

Changes fee paid to witnesses, from \$3 per day to unspecified amount.

A.B. 1829—STEWART. (G. E. & E.) Amends Sec. 101, B. & P. C., to restate boards and commissions which by law comprise Department of Professional and Vocational Standards.

A.B. 1830—BELOTTI. (Ed.) Amends Sec. 16271.1, Ed. C., re school busses, making no substantive change.

A.B. 1831—RUMFORD. (Ed.) New act, re provision of equal opportunities in educational system.

Provides it is unfair educational practice for any educational institution to use quota system or make exclusions based on race or religion or make inquiries concerning the same, to penalize individuals assisting in proceedings under act or to fail to preserve specified records for 3 years.

Creates Office of Fair Educational Practices, defines powers including authority to hold hearings and make findings of fact and reach conclusions of law and file report with Superintendent of State Department of Education.

Provides superintendent can issue order to educational institution to cease and desist unfair practices, and necessary rules and regulations.

Provides for judicial enforcement and review of orders issued under act.

Provides for research program and appropriates unspecified sum.

A.B. 1832—RUMFORD (Soc. Wel.) Adds Sec. 671, W. & I. C., re schools established in juvenile homes.

Prescribes method of computing average daily attendance in schools established in juvenile homes. Requires county superintendent of schools to allow 1 teacher for each 25 pupils, or fraction not less than 5, in attendance in elementary school and shall add this number of teachers to total number authorized for such elementary district.

Provides that average daily attendance in elementary school shall be added to that of district, and that amount of money to be received by high school district from state and county school funds because of maintenance of secondary school at such home shall be determined as in case of other schools maintained by such district.

A.B. 1833—RUMFORD. (Trans. & C.) Amends Sec. 511, adds Sec. 511.10, Veh. C., re speed of vehicles near schools.

Provides that prima facie speed limits shall apply near schools unless Department of Public Works or local authority determines to contrary, in which case prima facie speed limit of 25 m.p.h. may be declared. Speed limit established by department or authority may be made to apply during daylight hours only, as well as during that portion of year when school is in session only, and suitable signs must be erected.

Deletes provision making prima facie speed limit 15 m.p.h., when passing school building, or grounds thereof, contiguous to highway during school recess or while children are going to or leaving such school during opening or closing hours or while playgrounds of such school are in use by school children.

A.B. 1834—RUMFORD. (Trans. & C.) Amends Sec. 265, Veh. C., re applications for motor vehicle operators' and chauffeurs' licenses.

Requires on such application, applicants' true name.

Deletes requirement of designation of applicants' race on application.

Deletes requirement of applicants' full name on application.

A.B. 1835—RUMFORD. (Rev. & Tax.) Amends Sec. 214, R. & T. C., re "welfare exemption" for property tax purposes.

Provides single valuation of property within exemption not used or operated for profit along with nonexempt property operated for profit shall not prevent exemption of former.

A.B. 1836—RUMFORD. (Jud.) Amends Act 1880, re keeping of prisoners in city jails and providing for cost of detention of persons convicted of violation of city ordinance.

Provides city may furnish facilities for prisoners during examination or trial without cost to county or on terms agreed upon.

Makes cost of detention and care of prisoners convicted of violating city ordinance or charter provision and sentenced to county jail charge against city.

A.B. 1837—McFALL AND OTHERS. (Soc. Wel.) Amends Secs. 5125, 5126, 5127, 5128, W. & I. C., re judicial determination of mental illness.

Clarifies provisions re trial by judge without jury. Changes terminology and deletes obsolete provision.

A.B. 1838—McFALL AND OTHERS. (Jud.) Amends various secs. W. & I. C., re notices to be given to the Director of Mental Hygiene.

Requires giving of notice of certain specified proceedings involving wards and incompetent persons, confined in state hospitals during all or part of guardianship relation, to Director of Mental Hygiene at his office in Sacramento.

A.B. 1839—McFALL AND OTHERS. (Jud.) Amends Sec. 5406.5, W. & I. C., re jury trials of inebriates committed to state hospitals.

Increases from 5 to 10, number of days within which person committed to state hospital as inebriate, or friend on his behalf, may demand that issue be tried in superior court of county in which he was committed. Permits trial of such issue to be conducted by judge, as well as by jury.

A.B. 1840—STANLEY AND OTHERS. (Ed.) Amends and adds various secs., Ed. C., re automobile driver education courses.

Allows to districts from State School Fund 75% of excess cost not to exceed \$30 per pupil instructed in such courses. Transfers annually such sum to State School Fund from General Fund. Provides for repayment to General Fund from assessments on traffic violations. Prescribes schedule of assessments for type of violation and method of collection thereof. Prescribes purposes and standards of courses and qualifications of enrollees. Requires Superintendent of Public Instruction to direct such courses.

To take effect immediately, urgency measure.

A.B. 1841—STANLEY AND OTHERS. (Mun. & C. G.) Adds Ch. 2.2, Pt. 2, Div. 2, Title 3, Gov. C., re establishment of county service areas.

See digest of S.B. 1582, apparently identical.

A.B. 1842—STANLEY AND OTHERS. (C., P., & P. W.) Amends Act 9129, the Metropolitan Water District Act, re annexations to districts.

Authorizes municipality to file declaration of intent to annex specific corporate area and precludes annexation of that area except as a part of the municipality unless and until the annexation proceedings fail. Provides for suspension of annexation proceeding where prior petition has been filed with a city for annexation to city of any portion of area included in declaration of intent and for automatic exclusion from municipality of any areas annexed to city pursuant to such petition. Prescribes annexation procedure.

To take effect immediately, urgency measure.

A.B. 1843—STANLEY. (Mun. & C. G.) Amends Sec. 35121, Gov. C., re annexation of territory to cities under Annexation Act of 1913.

Allows withdrawing of protests prior to completion of hearing on annexation. Allows legislative body to adjourn hearing to determine sufficiency of protests. Defines separate parcel. Requires protestants whose property does not meet definition to prove ownership prior to completion of hearing.

A.B. 1844—STANLEY. (Mun. & C. G.) Amends Sec. 35151, Gov. C., re taxation for city purposes of territory annexed to city.

Makes such territory annexed after 1st Monday in March and before completion of city assessment roll subject to taxation for following fiscal year, rather than fiscal year following such 1st Monday in March.

A.B. 1845—STANLEY. (Mun. & C. G.) Adds Sec. 35302.5, amends Secs. 35311, 35312, and 35313, Gov. C., re annexation of territory to cities.

Provides that uninhabited territory may be annexed as one parcel although divided by roads, streams, or other natural or artificial barriers or rights of way, and although separated from annexing city by roads, streams, or other natural or artificial barriers or rights of way.

Deletes provision requiring publication in newspaper outside of city of resolution of intention to annex territory, and reduces period of publication within city from 20 to 10 days.

Requires protest to state name and complete address of owner of property affected and description of property sufficient to identify it on last equalized assessment roll, rather than general description. Permits withdrawal of protest at any time and authorizes legislative body to continue hearing to determine sufficiency of protest.

A.B. 1846—STANLEY. (Mun. & C. G.) Amends various secs. and repeals Sec. 35107, Gov. C., re annexation of territory to cities.

Provides that petition is void unless filed within 6 months of first publication or posting of notice to circulate petition, rather than 6 months after first signature. Provides that proceedings for annexation shall not be commenced, rather than petition circulated, without approval of county boundary commission.

Requires liberal rather than strict construction of article providing for annexation proceedings. Permits contiguous inhabited territory to be annexed although separated from city by road, stream or other natural or artificial barrier or right of way. Deletes requirement for publication in newspaper outside city of resolution of intention to annex. Provides for complete name and address of owner and description of property, rather than general. Permits withdrawal of protest and adjournment of legislative body to a time certain to determine sufficiency.

Provides that annexation is complete after filing of affidavit and statement of completion with recorder, State Board of Equalization, and assessors. Permits assumption of all or part of bonded indebtedness outstanding or authorized at date of completion of annexation, rather than date of filing petition. Provides that property annexed after first Monday in March shall be subject to taxation for municipal purposes for following fiscal year, rather than for fiscal year following first Monday in March. Makes changes in election procedure.

Repeals provision that subdivided territory shall not be annexed without consent of city legislative body, if design of subdivision and construction of buildings and public improvements are inferior to standards prescribed by city ordinance.

A.B. 1847—CONRAD AND ERNEST R. GEDDES. (Soc. Wel.) Amends Sec. 19601, Ed. C., extending child care center provisions from June 30, 1953, to June 30, 1955.

A.B. 1848—WEINBERGER. (Jud.) New act, the Validating Act of 1953. Validates organization, boundaries, annexations, and bonds of enumerated public bodies.

A.B. 1849—WEINBERGER. (P. U. & C.) Amends Secs. 301, 500, 501, and 3600, Corp. C., re number of directors of corporations.

Permits articles of incorporation to state that number of directors shall be not less than stated minimum (not less than 5) nor more than stated maximum (not to exceed stated minimum by more than 3), exact number to be fixed within specified limits by by-laws duly adopted by shareholders or by board of directors. Amends provisions concerning by-laws accordingly. Permits amendment of articles of incorporation to include such provisions.

A.B. 1850—WEINBERGER. (Ind. R.) Amends Sec. 1647 Lab. C., re private employment agencies.

Adds to existing law for determination of dispute between employment agency and applicant, provision that refusal or failure to pay fee admitted by applicant to be due agency is not controversy to be determined by Labor Commission.

A.B. 1851—PORTER AND HOLLIBAUGH. (Ed.) Amends Sec. 2209, Ed. C., re travel expenses for board members.

Authorizes allowance to members of governing board of school district for travel necessary to attend meetings of board, rate of mileage determined by governing board, but not to exceed 10¢ a mile, instead of at same rate of mileage allowed members of county board of education under provisions of Ed. C.

A.B. 1852—TOMLINSON. (Mun. & C. G.) Amends and adds various secs., Gov. C., re change of district boundaries.

See digest of S.B. 1662, apparently identical.

A.B. 1853—MORRIS AND HAHN. (Fin. & Ins.) Amends Act 8780d, Unemployment Insurance Act, re state employment.

Effective January 1, 1952, includes in term "employment" services performed in employ of State. Provides for payment of contributions by State equal to that proportion of benefits paid which base period earnings from State bears to total base period earnings; prescribes procedure for payment from various state funds.

Makes disability benefit provisions of act applicable upon election by majority of state employees.

Provides eligible individual cannot establish valid claim or benefit year unless he has at least one year continuous employment with State.

A.B. 1854—MORRIS AND HAHN. (G. O.) Amends Act 3796, the Alcoholic Beverage Control Act, and Sec. 25631, B. & P. C., re hours of sale of alcoholic beverages.

Prohibits on- or off-sale of liquor from 2 a.m. Sunday to 6 a.m. Monday. Makes violation misdemeanor.

A.B. 1855—MORRIS. (G. O.) Amends Act 3796, the Alcoholic Beverage Control Act, adds Sec. 24017, B. & P. C., re applications for license thereunder.

Prohibits application for license for premises for which application has previously been denied until 6 months after 1st denial, or 1 year after 2d or subsequent denial.

A.B. 1856—MORRIS. (Pub. H.) Amends, adds and repeals, various secs., B. & P. C., and H. & S. C., re private cemeteries.

Changes membership of Cemetery Board from 5 members appointed by Governor, to 2 appointive members and Director of Public Health, Commissioner of Corporations, and Real Estate Commissioner.

Requires every cemetery business to be licensed; prescribes licensing procedure; makes conduct of unlicensed business a misdemeanor.

Requires board to examine endowment care funds every 2 rather than 5 years; authorizes board to charge expenses of examination to cemetery examined, irrespective of number of days required.

Requires revocation of license for failure to maintain minimum amounts required in endowment care funds or for improper investment thereof, and makes any such act a misdemeanor.

Requires cemetery directors to adopt rules and schedule of charge and file with board.

Deletes first mortgages on improved realty, income property and shares and investment certificates of state or federal savings and loan associations from permissible investments for endowment funds.

Makes numerous other technical and conforming changes.

A.B. 1857—MORRIS. (Pub. H.) Amends Secs. 8302 and 8304, repeals Secs. 8301 and 8303, H. & S. C., re regulations of private cemeteries.

Allows cemetery authority to make rules and regulations governing types of structures to be placed in cemeteries. Requires any prohibition to be uniform in its operation.

A.B. 1858—MORRIS. (Pub. H.) Amends Secs. 8300, 8308, and 8570, adds Sec. 8573, H. & S. C., re rules of cemetery authority.

Allows cemetery authority to make and enforce only those proper rules which do not unreasonably impair public or individual interests.

Requires that deed conveying a cemetery lot plainly set forth all restrictions.

A.B. 1859—STANLEY. (Pub. H.) Adds various secs., H. & S. C., re sale of cloth material by itinerant seller.

Requires itinerant sellers of cloth materials to get permit from State Fire Marshal, and sets out conditions for obtaining permit.

A.B. 1860—DICKEY. (Jud.) Amends Sec. 66d, C. C. P., and Sec. 69580, Gov. C., to change number of Alameda County superior court judges from 12 to 14.

A.B. 1861—CLARKE. (L. & D.) Codifies Act 1083, Ch. 416, Stats. 1915, by adding Sec. 593.5, Ag. C., re sale of imported butter.

Prepared by California Code Commission.

A.B. 1862—CLARKE. (Agr.) Codifies Act 69, Ch. 170, Stats. 1915, by adding Sec. 802.7 to Ag. C., re raisins.

Prepared by California Code Commission.

A.B. 1863—CLARKE. (Agr.) Codifies Act 143a, Agricultural Producers Marketing Act, by adding Ch. 11 to Div. 6, Ag. C., re marketing of agricultural products.

Prepared by California Code Commission.

A.B. 1864—CLARKE. (Agr.) Codifies Act 8908, Ch. 40, Stats. 1923, by adding Sec. 110.5 to Ag. C., re importation of parasitic and predaceous insects for pest control.

Prepared by California Code Commission.

A.B. 1865—CLARKE. (Jud.) Codifies Act 8783, Meat Sellers Fair Competition Act, by adding Sec. 363 to Ag. C., re sale of meat.

Prepared by California Code Commission.

A.B. 1866—CLARKE. (L. & D.) Codifies Act 384, Ch. 757, Stats. 1921, by adding Ch. 9 to Div. 3, Ag. C., re dogs and restrictions upon the running of dogs at large, for protection of livestock.

Prepared by California Code Commission.

A.B. 1867—CLARKE. (Agr.) Codifies Act 146, the California Agricultural Products Marketing Act of 1937, by adding Ch. 12 to Div. 6, Ag. C., re marketing of agricultural products.

Prepared by California Code Commission.

A.B. 1868—CLARKE. (Agr.) Codifies Act 146.1, California Agricultural Products Marketing Act of 1943, by adding Ch. 13 to Div. 6, Ag. C., re marketing of agricultural products.

Prepared by California Code Commission.

A.B. 1869—CLARKE. (Agr.) Codifies Act 147b, Ch. 150, Stats. 1947, by adding Ch. 14 to Div. 6, Ag. C., re marketing of farm products and regulation of unloading and handling thereof when delivered to markets.

Prepared by California Code Commission.

A.B. 1870—McFALL. (Jud.) Codifies Act 7651, Ch. 1679, Stats. 1951, by adding Sec. 30047 and Ch. 13, Div. 3, B. & P. C., re regulation of shorthand reporting.

Prepared by California Code Commission.

A.B. 1871—McFALL. (Jud.) Codifies various Stats. as part of B. & P. C., re regulation of private business and business transactions.

Prepared by California Code Commission.

A.B. 1872—McFALL. (Pub. H.) Codifies as part of H. & S. C., various stats., re tax exemption of housing authority property.

Prepared by California Code Commission.

A.B. 1873—McFALL. (Pub. H.) Codifies Stats. 1907, Ch. 17, by adding Div. 23.5, Secs. 32500-32508, inclusive, to H. & S. C., re endowment hospitals.

Prepared by California Code Commission.

A.B. 1874—McFALL. (Pub. H.) Codifies various Stats. as part of H. & S. C., re fire protection.

Prepared by California Code Commission.

A.B. 1875—McFALL. (Pub. H.) Codifies Stats. 1911, Ch. 578, by adding Secs. 8134 and 8560.5, H. & S. C., re cemeteries.

Prepared by California Code Commission.

A.B. 1876—McFALL. (F. & G.) Codifies Act 8832, Ch. 296, Stats. 1939, Act 9281, Ch. 1173, Stats. 1951, and Act 9250, Wildlife Conservation Act of 1947, by adding Div. 6 to F. & G. C., re wild life conservation, propagation, management, and utilization and recreational facilities connected therewith.

Prepared by California Code Commission.

A.B. 1877—McFALL. (F. & G.) Repeals Div. 6, F. & G. C., re repeals effected by said code.

Prepared by California Code Commission.

A.B. 1878—McFALL. (F. & G.) Codifies Act 2936a, Ch. 76, Stats. 1933, by adding Ch. 1.5 to Part 3, Div. 4, F. & G. C., re importation and transportation of wild birds and animals.

Prepared by California Code Commission.

- A.B. 1879—McFALL. (F. & G.) Codifies Acts 2949, Ch. 357, and 2949a, Ch. 363, Stats. 1951, by adding Arts. 4 and 5 to Ch. 1, Pt. 1, Div. 4, F. & G. C., re reciprocal hunting and fishing licenses and privileges.

Prepared by California Code Commission.

- A.B. 1880—McFALL. (P. U. & C.) Codifies various acts by adding Div. 9 to P. U. C., re organization, powers and duties of agencies regulating and furnishing facilities for aviation.

Prepared by California Code Commission.

- A.B. 1881—McFALL. (C. P. & P. W.) Adds Sec. 194.1; Ch. 5, Div. 3; Div. 12; and Pt. 4, Div. 18; and amends heading of Div. 3, S. & H. C.; and repeals various acts, codifying certain statutes re streets and highways.

Prepared by California Code Commission.

- A.B. 1882—McFALL. (Trans. & C.) Adds Ch. 10, Div. 3, Secs. 334.1, 586.05, 804, Veh. C. Codifies certain stats. re vehicles and vehicular traffic as part of Veh. C.

Prepared by California Code Commission.

- A.B. 1883—ERWIN. (Rev. & Tax.) Codifies Act 8496b, amends Secs. 17003 and 23031, R. & T. C., re Franchise Tax Board.

Prepared by California Code Commission.

- A.B. 1884—COLLIER. (Ed.) Codifies various statutes as parts of Ed. C., re the system of education and schools of the State.

Prepared by California Code Commission.

- A.B. 1885—LIPSCOMB. (G. O.) Codifies Act 3796, the Alcoholic Beverage Control Act, by adding Div. 9, B. & P. C., re alcoholic beverages.

Prepared by California Code Commission.

- A.B. 1886—LIPSCOMB. (G. O.) Amends Sec. 23042, B. & P. C., re alcoholic beverages, making no substantive change.

- A.B. 1887—LIPSCOMB. (G. O.) Amends Sec. 23002, B. & P. C., re alcoholic beverages, making no substantive change.

- A.B. 1888—LANTERMAN. (Jud.) Codifies Act 539, Ch. 363, Stats. 1913, by adding Sec. 6625, W. & I. C., re asexualization of idiots and fools.

Prepared by California Code Commission.

- A.B. 1889—LANTERMAN. (Jud.) Codifies Act 6265a, Ch. 35, Stats. 1950 (1st Ex.) Sess., by adding Ch. 5 to Pt. 1, Div. 6, W. & I. C., re research concerning sexual deviations and sex crimes.

Prepared by California Code Commission.

- A.B. 1890—LANTERMAN. (Soc. Wel.) Codifies Act 8780g, the Relief Act of 1945, by adding Ch. 5 to Div. 4, W. & I. C., re relief of hardship and destitution.

Prepared by California Code Commission.

- A.B. 1891—MALONEY. (Ind. R.) Codifies Stats. 1951, Ch. 606, and amends Sec. 5952, Lab. C., re judicial review of orders, decisions or awards of Industrial Accident Commission.

Prepared by California Code Commission.

- A.B. 1892—MALONEY. (Ind. R.) Codifies as part of Labor Code, various Stats., re health and safety of employees.

Prepared by California Code Commission.

- A.B. 1893—MALONEY. (Ind. R.) Codifies Stat., re wearing of labor union buttons.

Prepared by California Code Commission.

A.B. 1894—MALONEY. (Jud.) Codifies Stats. 1939, Ch. 44, by adding Sec. 50.6, Lab. C., re enforcement of Fair Labor Standards Act of 1938.

Prepared by California Code Commission.

A.B. 1895—STEWART. (Mun. & C. G.) Codifies various Stats. as parts of Gov. C., re organization, operation and maintenance of a system of state and local government.

Prepared by California Code Commission.

A.B. 1896—STEWART. (G. E. & E.) Codifies Act 7948, Property Acquisition Act, by adding Pt. 11 to Div. 3, Title 2, Gov. C., re selection and acquisition by State of real property for use in furtherance of postwar construction.

Prepared by California Code Commission.

A.B. 1897—STEWART. (C., P., & P. W.) Codifies Act 2640, Ch. 1455, Stats. 1947, by adding Art. 7 to Ch. 2, Pt. 2, Div. 4, Title 2, Gov. C., re United States Flood Control Receipts Fund.

Prepared by California Code Commission.

A.B. 1898—COOKE. (Mil. Aff.) Codifies various Stats. as part of M. & V. C., re military and veterans affairs.

Prepared by California Code Commission.

A.B. 1899—BECK. (C., P., & P. W.) Adds Ch. 6.5, Div. 2, P. R. C., codifying Ch. 1215, 1941, re protection of domestic water supplies from pollution by placer mining operations.

Prepared by California Code Commission.

A.B. 1900—BECK. (C., P., & P. W.) Adds Secs. 7535, 7536, and 7537, P. R. C., codifying Ch. 533, 1873-4, re county swampland fund.

Prepared by California Code Commission.

A.B. 1901—BECK. (C., P., & P. W.) Adds Div. 8, P. R. C., codifying certain statutes re surveying and mapping.

Prepared by California Code Commission.

A.B. 1902—BECK. (C., P., & P. W.) Adds Ch. 3.5, 7.5. and 10, Div. 4, P. R. C., codifying certain statutes re forestry.

Prepared by California Code Commission.

A.B. 1903—CALDECOTT. (P. U. & C.) Codifies Act 9059, Warehouse Receipts Act, by adding Art. 3B to Ch. 2, Title 3, Pt. 4, Div. 3, Civ. C., re warehouse receipts.

Prepared by California Code Commission.

A.B. 1904—CALDECOTT. (Jud.) Amends Sec. 68807, Gov. C., re organization of courts, making no substantive change.

A.B. 1905—CALDECOTT. (Jud.) Amends Sec. 68096, Gov. C., re organization of courts, making no substantive change.

A.B. 1906—CALDECOTT. (Jud.) Amends Sec. 68083, Gov. C., re organization of courts, making no substantive change.

A.B. 1907—CALDECOTT. (Jud.) Amends Sec. 68071, Gov. C., re organization of courts, making no substantive change.

A.B. 1908—CALDECOTT. (Jud.) Codifies various Stats. by adding Title 8 and Sec. 3020.5 to Gov. C., re system of courts of the State and judges, officials, attaches and employees thereof.

Prepared by California Code Commission.

A.B. 1909—CALDECOTT. (Jud.) Codifies various Stats. as parts of Pen. C., re crimes and punishment thereof.

Prepared by California Code Commission.

- A.B. 1910—CALDECOTT. (Jud.) Codifies Ch. 644, Stats. 1865-1866, by adding Sec. 1323.5 to Pen. C., re competency of defendant as witness in criminal proceedings.

Prepared by California Code Commission.

- A.B. 1911—CALDECOTT. (Jud.) Codifies various Stats. as part of Pen. C., re disposition of fines, forfeitures and real evidence subsequent to criminal cases.

Prepared by California Code Commission.

- A.B. 1912—CALDECOTT. (Jud.) Codifies Act 4636, Ch. 164, Stats. 1917, by adding Art. 2 to Ch. 1, Title 14, Pt. 2, Pen. C., re institution-made goods.

Prepared by California Code Commission.

- A.B. 1913—CALDECOTT. (Jud.) Codifies various Stats. as parts of Pen. C., re parole of prisoners.

Prepared by California Code Commission.

- A.B. 1914—CALDECOTT. (Jud.) Codifies Act 3593, Ch. 843, Stats. 1921, and Act 3594, Ch. 299, Stats. 1925, by adding Ch. 2 to Pt. 3, Title 4, Pen. C., re penal industrial farms and road camps.

Prepared by California Code Commission.

- A.B. 1915—CALDECOTT. (Jud.) Codifies Act 1904, Ch. 723, Stats. 1917, by adding Pt. 4, comprising Ch. 1, Title 1 of said part, to Pen. C., re criminal identification and investigation.

Prepared by California Code Commission.

- A.B. 1916—CALDECOTT. (Jud.) Codifies Act 500, Ch. 1563, Stats. 1951, by adding Art. 1 to Ch. 2, Title 1, Pt. 4, Pen. C., re notification of release from custody of persons convicted of arson.

Prepared by California Code Commission.

- A.B. 1917—CALDECOTT. (Jud.) Codifies Act 3431, Ch. 417, Stats. 1929, by adding Art. 2, Ch. 2, Title 1, Pt. 4, Pen. C., re reports of injuries by hospitals.

Prepared by California Code Commission.

- A.B. 1918—CALDECOTT. (Jud.) Codifies various Stats. as Ch. 3, Title 1, Pt. 4, Pen. C., re use of property for unlawful purposes and abatement thereof.

Prepared by California Code Commission.

- A.B. 1919—CALDECOTT. (Jud.) Codifies various Stats. by adding Title 2, Pt. 4 to Pen. C., re control of deadly weapons.

Prepared by California Code Commission.

- A.B. 1920—CALDECOTT. (P. U. & C.) Codifies Act 9113, Ch. 377, Stats. 1923, by adding Sec. 330.26 to Civ. C., re water stock certificates.

Prepared by California Code Commission.

- A.B. 1921—CALDECOTT. (Jud.) Codifies various Stats. as parts of Civ. C., re rights in property and duties with respect thereto.

Prepared by California Code Commission.

- A.B. 1922—CALDECOTT. (Jud.) Codifies various acts as parts of C. C. P., re civil actions and procedures.

Prepared by California Code Commission.

- A.B. 1923—CALDECOTT. (F. & G.) Codifies Act 294th, The Fish Marketing Act, by adding Pt. 3 to Div. 3, Title 1, Corp. C., re cooperative associations for handling, marketing and distribution of fish and fish products.

Prepared by California Code Commission.

A.B. 1924—CLOYED. (C., P., & P. W.) Adds Ch. 5, Div. 7, Wat. C., codifying Ch. 1551, Stats. 1949, re State Water Pollution Control Fund.

Prepared by California Code Commission.

A.B. 1925—CLOYED. (C., P., & P. W.) Adds Pt. 6, Div. 6, Wat. C., codifying Act 9178f, the State Water Resources Act of 1945, and Ch. 142, 1946 (1st Extra) Session, the Flood Control Fund Act of 1946, re control, conservation, and use of water resources and funds for flood control.

Prepared by California Code Commission.

A.B. 1926—CLOYED. (C., P., & P. W.) Adds Sec. 8679, Wat. C., codifying Ch. 1070, Stats. 1943, re revenue of Reclamation Board.

Prepared by California Code Commission.

A.B. 1927—CLOYED. (C., P., & P. W.) Adds Ch. 3, Pt. 1, Div. 5, Wat. C., codifying Ch. 641, 1937, re transfer by counties and cities to flood control districts of storm drain improvements, drainage improvements, and drainage systems.

Prepared by California Code Commission.

A.B. 1928—CLOYED. (C., P., & P. W.) Adds Ch. 4, Div. 1, Wat. C., codifying Ch. 1677, Stats. 1951, re regulation of rain-making and rain-prevention.

Prepared by California Code Commission.

A.B. 1929—CLOYED. (C., P., & P. W.) Adds Ch. 3, Div. 1, Wat. C., codifying Ch. 23, Stats. 1949, re water shortage emergencies.

Prepared by California Code Commission.

A.B. 1930—CLOYED. (Mun. & C. G.) Adds Div. 16, Wat. C., codifying Ch. 370, 1913, re county waterworks districts.

Prepared by California Code Commission.

A.B. 1931—CLOYED. (C., P., & P. W.) Amends Sec. 12591, Wat. C., re State Water Resources Board, making no substantive change.

A.B. 1932—CLOYED. (Mun. & C. G.) Amends Sec. 55010, Wat. C., re county waterworks districts, making no substantive change.

A.B. 1933—CLOYED. (Mun. & C. G.) Amends Sec. 55152, Wat. C., re county waterworks districts, making no substantive change.

A.B. 1934—CLOYED. (Mun. & C. G.) Amends Sec. 55157, Wat. C., re county waterworks districts, making no substantive change.

A.B. 1935—ERNEST R. GEDDES. (Fin. & Ins.) New code, the Unemployment Insurance Code.

Consolidates and codifies laws relating to unemployment and disability compensation.

Prepared by California Code Commission.

A.B. 1936—ERNEST R. GEDDES. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act and Sec. 2701, U. I. C., re disability benefits, making no substantive change.

A.B. 1937—ERNEST R. GEDDES. (Fin. & Ins.) Adds Art. 1, Ch. 5, Pt. 2, Div. 1, U. I. C., to codify and re-enact provisions re Disability Fund.

Prepared by California Code Commission.

A.B. 1938—ERNEST R. GEDDES. (Fin. & Ins.) Adds Art. 4, Ch. 6, Pt. 1, Div. 1, U. I. C., to codify and re-enact provisions re Department of Employment Contingent Fund.

Prepared by California Code Commission.

A.B. 1939—ERNEST R. GEDDES. (Fin. & Ins.) Adds Art. 3, Ch. 6, Pt. 1, Div. 1, U. I. C., to codify and re-enact provisions relating to the Unemployment Administration Fund.

Prepared by California Code Commission.

A.B. 1940—ERNEST R. GEDDES. (Fin. & Ins.) Adds Art. 2, Ch. 6, Pt. 1, Div. 1, U. I. C., to codify and re-enact provisions re Unemployment Fund.

Prepared by California Code Commission.

A.B. 1941—ERNEST R. GEDDES. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, making no substantive change.

A.B. 1942—ERNEST R. GEDDES. (Fin. & Ins.) Adds Sec. 1535, U. I. C., to codify and re-enact provisions re Unemployment Fund.

Prepared by California Code Commission.

A.B. 1943—SMITH. (P. U. & C.) Codifies various stats. by adding Ch. 4, Pt. 2, Div. 1, P. U. C., re oil pipe lines.

Prepared by California Code Commission.

A.B. 1944—SMITH. (P. U. & C.) Amends Sec. 15502, P. U. C., re public utility districts, making no substantive change.

A.B. 1945—SMITH. (P. U. & C.) Amends Sec. 15532, P. U. C., re public utility districts, making no substantive change.

A.B. 1946—SMITH. (P. U. & C.) Amends Sec. 15701, P. U. C., re public utility districts, making no substantive change.

A.B. 1947—SMITH. (P. U. & C.) Amends Sec. 15705, P. U. C., re public utility districts, making no substantive change.

A.B. 1948—SMITH. (P. U. & C.) Codifies various stats. by adding Ch. 3, Pt. 2, Div. 1, and Div. 7 to P. U. C., re organization, powers, duties and regulation of public utilities and publicly owned utilities.

Prepared by California Code Commission.

A.B. 1949—SMITH. (P. U. & C.) Adds Sec. 15507, P. U. C., re public utility districts, defining "person."

A.B. 1950—MORRIS. (Fin. & Ins.) Adds Sec. 10270.1, Ins. C., re disability insurance policies issued to provide unemployment disability insurance benefits.

Exempts such policies from requirement of containing standard provisions provided in code.

A.B. 1951—BULEN. (G. E. & E.) Adds Sec. 18172.5, Ed. C., re school architects' fees.

Requires approval of Division of Architecture and Department of Education of all fees for plans and specifications for school buildings by licensed architects.

A.B. 1952—BULEN. (Ed.) Adds Sec. 18206, Ed. C., re construction of school buildings.

Requires construction of school buildings to meet requirements of last amended form of uniform building code prepared by Pacific Coast Building Officials Conference.

A.B. 1953—ERWIN. (Pub. H.) Amends Sec. 8252, H. & S. C., re cemeteries, making no substantive change.

A.B. 1954—STEWART. (Trans. & C.) Adds Sec. 550.1, Veh. C., re right of way at intersections.

Authorizes local authorities to erect "yield" signs at intersections, and requires driver of vehicle approaching such intersection to yield right of way to vehicle which has entered intersection from different highway and to vehicle which is approaching so closely on different highway as to constitute immediate hazard.

A.B. 1955—BECK AND OTHERS. (Jud.) Adds Sec. 243a, Pen. C., re offenses against news reporters and news photographers.

Makes unprovoked attack and battery upon such persons when engaged in their occupation in any public place or gathering an offense punishable by fine of not more than \$1,000, imprisonment in county jail for not more than 1 year, or both.

A.B. 1956—BURKE. (Elec. & Reap.) Amends Sec. 1708, Elec. C., re municipal initiative petitions.

Deletes requirement that circulator's affidavit shall contain statement re signers' residence and requires affidavit to show circulator's address.

A.B. 1957—BURKE. (Mun. & C. G.) Amends Sec. 5614, S. & H. C., re sidewalk repairs under Improvement Act of 1911.

Requires notice to repair sidewalk to specify that if repair is not commenced within 2 weeks, rather than 3 days, after notice is given, superintendent of streets will make repair and cost will be lien on property.

A.B. 1958—BURKE. (Trans. & C.) Amends Sec. 459, adds Sec. 459.8, Veh. C., re authorization of local authorities to adopt parking regulations.

Deletes requirement that signs must be erected on streets and highways giving notice of parking prohibition before such regulations shall be effective.

A.B. 1959—DONALD D. DOYLE AND MASTERSON. (Mun. & C. G.) Amends Sec. 37359, Gov. C., re powers of cities.

Provides that legislative body may prohibit access and use of city property by public, rather than limit its use. Deletes provision that such use without permission is trespass.

A.B. 1960—WATERS. (Mun. & C. G.) Amends various secs. and repeals Sec. 28101.1, Gov. C., re salaries of county officers.

Deletes references to county supervisor acting as road commissioner and corrects terminology to conform to that of inferior court reorganization.

A.B. 1961—WATERS. (Jud.) Amends and rennumbers Art. 5, Chap. 1, Pt. 1, Div. 2, Title 2, Gov. C., as added by Chap. 1238, Stats. 1949, re legislative funds and administration.

Eliminates duplicate numbering of article.

A.B. 1962—WATERS. (Jud.) Amends Sec. 8200, Gov. C., re notaries public.

Deletes provision prohibiting Governor from appointing more than 222 notaries public in city and county of San Francisco.

A.B. 1963—WATERS. (Jud.) Amends Sec. 4205, Gov. C., re bonds of contractors doing work for State or political subdivision or agency of State, to correct cross-reference.

A.B. 1964—WATERS. (Fin. & Ins.) Amends Sec. 3513, Fin. C., re investment of stock of corporations engaged in international banking, to correct cross-reference.

A.B. 1965—WATERS. (P. U. & C.) Adds heading to Ch. 18, Div. 1, Fin. C., re prohibited practices and penalties.

A.B. 1966—WATERS. (Elec. & Reap.) Amends Sec. 2843, Elec. C., re county central committees.

Provides that county clerk is to notify Secretary of State who committee chairman is within 10 days after committee meets, rather than 10 days after 2d Tuesday in July.

A.B. 1967—WATERS. (Elec. & Reap.) Amends Sec. 1702, Elec. C., and adds Sec. 34701.1, Gov. C., re petitions for dissolution or disincorporation of cities or cities and counties.

Transfers from Elec. C. to Gov. C. provision that no petition for such purposes may be circulated until 2 years after incorporation of such city or city and county.

A.B. 1968—WATERS. (Jud.) Amends Secs. 1550, 1555, and 1560, C. C. P., re unclaimed property, to delete therefrom references to contingent enactment of Financial Code.

A.B. 1969—WATERS. (Jud.) Amends Sec. 3440.1, Civ. C., re transfers of particular personal property, to clarify provisions relating to recording of notice of sale, transfer, assignment or mortgage, making clarifying change.

A.B. 1970—WATERS. (Jud.) Amends Sec. 3265g, Civ. C., re stopping payment of checks.

Requires stop payment order on check to be signed by drawer and to be delivered to office or branch office of bank before check is certified or paid.

Makes bank paying check responsible to drawer, rather than to person who ordered payment stopped, such liability not to exceed amount of check, unless bank is guilty of negligence.

Makes other technical and clarifying changes.

A.B. 1971—WATERS. (Jud.) Amends Secs. 2080.1, 2080.2, 2080.3 and 2080.4, Civ. C., re procedure upon finding of estray and lost property when owner unknown, making various technical changes re inferior court reorganization.

A.B. 1972—WATERS. (Jud.) Amends Sec. 1183.5, Civ. C., re acknowledgment of instruments and performance of other notarial acts, to delete obsolete provision re temporary effect of section.

A.B. 1973—WATERS. (Jud.) Amends Secs. 1180, 1181, and 1184, Civ. C., re proof and acknowledgment of instruments.

Makes clarifying and technical amendments to conform with statutes creating district courts of appeal and municipal courts and reorganizing inferior courts.

A.B. 1974—WATERS. (Jud.) Amends Sec. 43, Civ. C., re personal rights, correcting cross-reference.

A.B. 1975—WATERS. (Jud.) Amends Sec. 7686, B. & P. C., re administrative procedure of State Board of Funeral Directors and Embalmers, making clarifying change.

A.B. 1976—WATERS. (Jud.) Amends Sec. 6945, B. & P. C., re regulation and licensing of collection agencies, to correct typographical error.

A.B. 1977—WATERS. (Agr.) Amends Sec. 762.95, re inspection of canning tomatoes, making technical and clarifying change.

A.B. 1978—WATERS. (Agr.) Amends Secs. 400, 415, Ag. C., re estrays or unclaimed animals or hides, to correct cross-reference.

A.B. 1979—WATERS. (Agr.) Amends various secs., Ag. C., re reports of the Director of Agriculture, correcting reference to general session of Legislature, rather than regular session.

A.B. 1980—WATERS. (Jud.) Amends Secs. 843.1, 1106.3, Ag. C., re places where arrested persons appear before a magistrate, making technical and clarifying changes to conform to inferior court reorganization.

A.B. 1981—WATERS. (Jud.) Amends various secs., Ag. C., re jurisdiction of municipal and justice courts, making technical and clarifying changes to conform to inferior court reorganization.

A.B. 1982—WATERS. (Mil. Aff.) Amends various secs., M. & V. C., re California Cadet Corps and California National Guard Reserve.

Corrects various erroneous references and makes other clarifying changes.

A.B. 1983—WATERS. (Mil. Aff.) Amends Secs. 340 and 562, M. & V. C., re workmen's compensation for members of state military forces, to correct erroneous cross references.

A.B. 1984—WATERS. (Jud.) Amends Sec. 8000, Lab. C., re construction of code, to delete obsolete reference.

A.B. 1985—WATERS. (P. U. & C.) Amends Secs. 2503, 2505, 2508, 6801, and 6802, Lab. C., re hospitals maintained by railroad common carriers and safety of railroad employees.

Makes technical, nonsubstantive changes.

A.B. 1986—WATERS. (Fin. & Ins.) Amends Sec. 5500.5, Lab. C., re workmen's compensation in occupational disease cases, to correct wording.

A.B. 1987—WATERS. (Jud.) Repeals Sec. 1944.1, Lab. C., re employment of certain aliens, section having expired by its own terms.

A.B. 1988—WATERS. (Ind. R.) Amends Sec. 1204, Lab. C., re employment of women and minors, to correct cross-references.

A.B. 1989—WATERS. (Fin. & Ins.) Amends Sec. 10660, Ins. C., re mutual benefit life associations, to correct cross-reference.

A.B. 1990—WATERS. (Fin. & Ins.) Amends Sec. 5050, Ins. C., re county mutual fire insurance, to clarify language.

A.B. 1991—WATERS. (G. E. & E.) Amends Sec. 35201, H. & S. C., re Commissioner of Corporations.

Reference to Banking Code is corrected to refer to Financial Code.

A.B. 1992—WATERS. (Pub. H.) Amends Sec. 32100.5, H. & S. C., re hospital district elections to correct cross-reference.

A.B. 1993—WATERS. (Pub. H.) Amends Sec. 32002, H. & S. C., re formation of local hospital districts to correct cross-reference.

A.B. 1994—WATERS. (Jud.) Amends Sec. 14689, H. & S. C., re court jurisdiction in fire protection districts of one or more counties to conform to terminology of inferior court reorganization.

A.B. 1995—WATERS. (Mun. & C. G.) Amends and renumbers Sec. 14074.5, H. & S. C., re civil service system of fire protection district to avoid duplicate section numbers.

A.B. 1996—WATERS. (C., P., & P. W.) Amends Sec. 6915, H. & S. C., re sanitary districts to correct cross-reference.

A.B. 1997—WATERS. (C., P., & P. W.) Repeals Sec. 5565, H. & S. C., re sewerage and water districts work specifications.

Repeals duplicate provision.

A.B. 1998—WATERS. (Pub. H.) Amends Sec. 209, H. & S. C., re duties of State Department of Public Health.

Reference to "regular" session is corrected to refer to "general" session.

A.B. 1999—WATERS. (Trans. & C.) Amends Sec. 6330, H. & N. C., re issuance of port district bonds.

Changes reference to Gov. C., pursuant to codification.

A.B. 2000—WATERS. (Trans. & C.) Amends Sec. 6106, H. & N. C., re issuance of revenue bonds, to correct cross-reference and clarify definitions.

A.B. 2001—WATERS. (Mun. & C. G.) Amends Secs. 53826 and 54414, Gov. C., re powers and duties common to cities, counties and other agencies, to correct language defects.

A.B. 2002—WATERS. (Mun. & C. G.) Amends Sec. 37500, Gov. C., re government of cities, to correct cross-reference.

A.B. 2003—WATERS. (Mun. & C. G.) Amends Sec. 31045, Gov. C., re retirement of county employees, to correct cross-reference.

A.B. 2004—WATERS. (G. O.) Repeals Pt. 8, Div. 3, Title 2, Gov. C., re powers and duties of Governor as to planning and research, to delete obsolete provisions.

- A.B. 2005—WATERS. (Jud.) Renumbers Sec. 11011, as added by Ch. 1743, Stats. 1951, Gov. C., re payment of commissions to licensed real estate brokers upon sale of state-owned lands, to eliminate duplicate section numbering.
- A.B. 2006—WATERS. (Fin. & Ins.) Renumbers Sec. 11009, Gov. C., as added by Ch. 101, Stats. 1945, re investment of funds by state agencies, to eliminate duplicate section numbering.
- A.B. 2007—WATERS. (Fin. & Ins.) Renumbers Sec. 11007.5, Gov. C., re insuring of officers and employees of state agencies against flight injuries, to eliminate duplicate section numbering.
- A.B. 2008—WATERS. (P. U. & C.) Amends various secs., S. & H. C., re railroad crossings, to correct cross-references.
- A.B. 2009—WATERS. (Mun. & C. G.) Repeals Art. 2, Ch. 1, Pt. 6, Div. 1, R. & T. C., re publication of delinquent list for property tax purposes in county of first class.
- A.B. 2010—WATERS. (Rev. & Tax.) Repeals Sec. 25295a, R. & T. C., as added by Ch. 74, Stats. 1951, re bond or inclusion of income in measure of corporate franchise or income tax where return of income on installment basis may jeopardize collection.
- A.B. 2011—WATERS. (Rev. & Tax.) Amends Sec. 327, R. & T. C., re property taxation, to correct cross-reference.
- A.B. 2012—WATERS. (Rev. & Tax.) Amends Sec. 31, R. & T. C., re reciprocity in collection of taxes, to make clarifying change in reference.
- A.B. 2013—WATERS. (P. U. & C.) Renumbers heading of Ch. 11 of Div. 6, P. U. C. re annexation of unincorporated territory by municipal utility districts, to eliminate duplicate numbering.
- A.B. 2014—WATERS. (P. U. & C.) Repeals Ch. 8.5, Pt. 1, Div. 1, P. U. C., re excess rate escheat proceedings.
- A.B. 2015—WATERS. (P. U. & C.) Amends various secs., P. U. C., re public utilities, making technical and clarifying changes.
- A.B. 2016—WATERS. (P. U. & C.) Repeals Sec. 8352, P. R. C., re rights of way over state land.
- A.B. 2017—WATERS. (C., P., & P. W.) Amends Sec. 7904, P. R. C., re proceedings against delinquent purchasers of state lands.
Changes reference to judicial district to conform to inferior court reorganization.
- A.B. 2018—WATERS. (C., P., & P. W.) Amends Sec. 5750, P. R. C., re regional shoreline park and recreation districts.
Changes reference to Gov. C., pursuant to codification.
- A.B. 2019—WATERS. (C., P., & P. W.) Amends Sec. 5568, P. R. C., re financing improvements of regional park districts.
Changes reference to Gov. C., pursuant to codification.
- A.B. 2020—WATERS. (C., P., & P. W.) Amends Sec. 5560, P. R. C., re violation of regional park district regulations.
Makes technical changes with respect to courts pursuant to inferior court reorganization.
- A.B. 2021—WATERS. (C., P., & P. W.) Amends Secs. 5532 and 5711, P. R. C., re election of regional park district directors.
Changes references to Elec. C., pursuant to codification.
- A.B. 2022—WATERS. (Jud.) Amends Secs. 585, 586, and 586.5, Prob. C., re deposit of estate funds and assets, to delete obsolete references to Bank Act and substitute therefor references to Financial Code.

A.B. 2023—WATERS. (Jud.) Amends various secs., Pen. C., re proceedings in criminal cases, to make terms conform to court revision provisions.

A.B. 2024—WATERS. (Jud.) Amends Sec. 999a, Pen. C., re petitions for writ of prohibition to set aside indictment for lack of reasonable cause.

Changes requirement that application for such petition be filed with court within 15 days after motion to set aside indictment, to requirement that petition be filed within 15 days.

A.B. 2025—WATERS. (Jud.) Amends Sec. 817, Pen. C., re definition of peace officer, making technical change in conformity with inferior court reorganization.

A.B. 2026—WATERS. (Jud.) Amends and renumbers Sec. 681, Pen. C., re cruel and unusual punishment, to eliminate duplicate numbering.

A.B. 2027—WATERS. (Jud.) Amends Sec. 678, Pen. C., re standard used in property valuation in criminal cases, making technical and clarifying change.

A.B. 2028—WATERS. (Jud.) Repeals Sec. 598a, Pen. C., abolishing offense of shooting, maiming, killing, or detaining Antwerp messengers, or homing pigeons.

A.B. 2029—WATERS. (Jud.) Amends Sec. 325, Pen. C., re forfeiture of money and property offered for disposal in lottery, correcting obsolete language, making no substantive change.

A.B. 2030—WATERS. (Rev. & Tax.) Amends Secs. 2606 and 2623, R. & T. C., re property taxation.

Changes due date for payment of 2d half of real property taxes on secured roll from January 20 to February 1.

Makes similar change in respect to duties of auditor in computing and entering penalties on secured roll and delivering latter to tax collector.

A.B. 2031—WATERS. (Rev. & Tax.) Amends various secs., R. & T. C., re property taxation.

Provides fee payable for specified tax documents and on filing application for separate valuation of property for tax payment purposes, shall be deposited in county general fund.

Provides where last day for payment of taxes on unsecured roll falls on Saturday, taxes may be paid by 5 p.m. on next business day.

Makes various other changes of clarifying and technical value.

A.B. 2032—WATERS. (Rev. & Tax.) Amends various Secs., R. & T. C., to change from April 20 to April 10 delinquent date of 2d half of property taxes on real property or secured roll, and making other changes to conform.

A.B. 2033—WATERS. (Rev. & Tax.) Amends Secs. 3358, 3359, 3701, 3797, and 3799, R. & T. C., re property taxation.

Incorporates in provisions for notices to last assessee of property on sales and deeding of tax-delinquent property, requirement that address of such assessee be ascertained by examination of assessment rolls.

A.B. 2034—WATERS. (Rev. & Tax.) Amends and adds various Secs., R. & T. C., re property taxation.

Requires tax collector to issue separate tax bills for tax-sold property and property not tax-delinquent. Authorizes separate valuation of both such types of property included in one assessment.

Requires tax collector collecting taxes on unsecured property to issue tax receipts therefor.

Dispenses with requirement for publication of notice of agreement for purchase of tax-deeded property by public agency, where cost of publication will exceed purchase price.

Changes from January 3 to January 10, date on which tax collector must attend auditor's office with secured roll.

Makes other changes of apparently clarifying nature.

A.B. 2035—WATERS. (Trans. & C.) Repeals Ch. 60, Stats. 1905, abolishing prohibition against offering of prizes or trading stamps or coupons in connection with sales of merchandise.

A.B. 2036—WATERS. (C., P. & P. W.) Repeals Ch. 117, Stats. 1880, re establishment of Board of Drainage Commissioners and drainage districts. Repeals obsolete statute.

A.B. 2037—WATERS. (Soc. Wel.) Repeals Sec. 3451, W. & I. C., re eligibility of blind residents attending University of California, for aid to partially self-supporting blind.

A.B. 2038—WATERS. (Soc. Wel.) Amends Sec. 778, W. & I. C., re juvenile court proceedings to declare persons free from custody and control of parents, making clarifying change.

A.B. 2039—WATERS. (C., P. & P. W.) Amends and renumbers Sec. 31006, repeals Sec. 31007, Wat. C., re powers and purposes of county water districts.

Makes precise technical change in Wat. C., by renumbering Sec. 31006, as amended and renumbered by Ch. 1114, 1949, to be Sec. 31007. Adds provisions of present Sec. 31007 to new Sec. 31007.

A.B. 2040—WATERS. (C., P. & P. W.) Amends Sec. 8990, Wat. C., re claims resulting from new flood control construction.

Corrects typographical error.

A.B. 2041—WATERS. (C., P. & P. W.) Amends Sec. 8710.5, Wat. C., re approval of reclamation plans by Reclamation Board.

Changes reference to Wat. C., pursuant to codification.

A.B. 2042—WATERS. (C., P. & P. W.) Amends Sec. 8129, Wat. C., re improvement of non-navigable streams.

Changes reference to Gov. C., pursuant to codification.

A.B. 2043—WATERS. (C., P. & P. W.) Amends Sec. 1611, Wat. C., re licenses to divert water.

Corrects typographical errors.

A.B. 2044—WATERS. (C., P. & P. W.) Amends Sec. 1464, Wat. C., re priorities in appropriation of water.

Changes references from Railroad to Public Utilities Commission.

A.B. 2045—WATERS. (C., P. & P. W.) Amends Sec. 310, Wat. C., re waste from artesian wells.

Makes technical change with respect to courts pursuant to inferior court reorganization.

A.B. 2046—WATERS. (C., P. & P. W.) Amends Sec. 5060, S. & H. C., re publication under Improvement Act of 1911, to correct cross reference.

A.B. 2047—WATERS. (C., P. & P. W.) Amends Sec. 824, S. & H. C., re expenditure of highway funds, to correct cross-reference.

A.B. 2048—HENDERSON AND DUNN. (Fin. & Ins.) Amends Act, 8780d, the Unemployment Insurance Act, re system of unemployment and disability insurance.

Effective January 1, 1954, includes as covered "employment" services now exempt performed for nonprofit organization operated exclusively for religious, charitable, scientific, literary or educational purposes or for prevention of cruelty to children or animals, except services performed by priest, clergyman, pastor, minister, or religious, in employ of religious organization operated exclusively for such purposes.

A.B. 2049—LEVERING AND OTHERS. (Pub. H.) Amends Sec. 34209, H. & S. C., re housing authorities, making no substantive change.

A.B. 2050—LEVERING AND OTHERS. (Pub. H.) Amends and repeals various Secs., H. & S. C., re employees and officers of the housing authorities.

Modifies policy reasons for Housing Authorities Law.

Makes appointment of commissioners of authority by mayor subject to confirmation by governing body of the city. All commissioners are to serve at pleasure of governing body, and all fixed terms are eliminated.

At end of each 12 months after employment of secretary by authority, governing body shall approve or disapprove continuance of employment of secretary, and if disapproved authority may employ another as secretary.

A.B. 2051—LEVERING AND OTHERS. (Pub. H.) Amends Sec. 34279, H. & S. C., re legal services for housing authorities, making no substantive change.

A.B. 2052—LEVERING AND BACKSTRAND. (Jud.) Adds Sec. 928a, Pen. C., re housing authorities.

Authorizes grand jury to investigate records, accounts, and operations of any housing authority in county and to report thereon.

Provides expenses of such investigation to be paid as provided for investigations concerning county officers.

A.B. 2053—LEVERING AND BACKSTRAND. (Pub. H.) Amends, adds and repeals various secs., H. & S. C., re housing authorities.

Repeals declaration of policy of Housing Authority Law.

Provides that governing body of city, instead of mayor, shall appoint all housing authority commissioners, who shall serve at pleasure of such body and that vice chairman and secretary of the authority serve at the pleasure of commission.

Requires all meetings and records of authority to be public.

Provides that Housing Authority Law shall not supersede charter or laws of city or county.

Sets up procedure authority must follow when electors vote to discontinue any housing project.

A.B. 2054—WATERS AND MUNNELL. (G. E. & E.) Amends Sec. 1157.1, Gov. C., re deductions from salaries of employees of public agency.

Authorizes deductions for payment of dues in employees' association comprised exclusively of employees of such public agency and other public agencies, in addition to present authorization for deduction of dues in associations comprised of employees from that particular agency alone, if all employees of such agencies are eligible for membership.

A.B. 2055—RUMFORD. (Pub. H.) Adds Ch. 9, Pt. 2, Div. 1, H. & S. C., re creation of local boards of public health.

Provides for creation of local board of public health in counties having public health department which serves over 25,000 people and contracts to render services to unincorporated cities within the county.

Provides membership of such local boards to consist of 2 members of the board of supervisors, one city councilman from each city under 100,000 population, and additional city councilmen from cities over 100,000 population.

Specifies powers and duties of local board.

A.B. 2056—RUMFORD. (Mun. & C. G.) Amends Sec. 45053, Gov. C., re city personnel.

Prohibits employment by city of person receiving retirement allowance from that city rather than from any city.

A.B. 2057—STANLEY. (Mun. & C. G.) Adds Sec. 35004, Gov. C., re annexation of territory to cities.

Provides that proposed subdivision in unincorporated territory and contiguous to city, upon approval of final subdivision map by county and city, becomes a part of city

from date of filing with Secretary of State of certified copy of such map filed with county recorder.

Requires board of supervisors, upon recommendation of county planning commission, to determine city to which subdivision is annexed, where subdivision is contiguous to 2 or more cities.

A.B. 2058—STANLEY. (Mun. & C. G.) Amends Sec. 35151, Gov. C., re annexation of territory to cities.

Authorizes city council to withhold municipal services from territory annexed to city until city receives first tax receipts from property taxes levied within such territory, unless property in such territory is subject to taxation for fiscal year following annexation.

A.B. 2059—KILPATRICK AND OTHERS. (Soc. Wel.) Adds Sec. 2160.4, W. & I. C., re eligibility of aliens for aged aid.

Provides that aged aid shall be granted to any person who has lived in United States continuously for 25 years at time of making application, if he satisfies other requirements of law, thereby creating exception to requirement that applicant for aged aid must be citizen of United States.

A.B. 2060—WATERS. (Mun. & C. G.) Amends Sec. 199, S. & H. C., re funds available for city streets, making no substantive change.

A.B. 2061—RUMFORD. (Trans. & C.) Amends Sec. 583, Veh. C., re authority of peace officer to move vehicles.

Authorizes officer finding vehicle standing on street in violation of local traffic ordinance enacted to prevent flooding of adjacent property, to move, or require driver or person in charge to move, such vehicle to nearest available location where parking is permitted.

A.B. 2062—RUMFORD. (Trans. & C.) Amends Secs. 510 and 511, Veh. C., re basic and prima facie speed limits, making no substantive change.

A.B. 2063—MORRIS. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re employer contributions.

Increases alternative contribution rate scale from minimum of 0% and maximum of 2.7% to minimum of .5% and maximum of 3%.

Makes new rates applicable without exception after December 31, 1953, deleting provision preventing alternative rates from becoming effective when balance in Unemployment Fund drops below 74% of wages paid in employment in preceding year.

A.B. 2064—MORRIS. (Fin. & Ins.) Amends Sec. 4553, Lab. C., re workmen's compensation.

Prohibits additional award for serious and wilful misconduct of employer where based on condition of work premises or equipment inspected and approved by Division of Industrial Safety within 12 months preceding injury.

A.B. 2065—LINDSAY AND HANSEN. (C., P., & P. W.) Adds Sec. 3300.5, P. R. C., re conservation of oil and gas.

Declares that state policy is to conserve natural resources for people, to aid national defense, and to recognize right of producers in common pools of oil or gas within State.

A.B. 2066—RUMFORD. (G. O.) Amends Act 3796, the Alcoholic Beverage Control Act, re deliveries of alcoholic beverages.

See digest of S. B. 1077, apparently identical.

A.B. 2067—ERNEST R. GEDDES AND OTHERS. (Mun. & C. G.) Amends Sec. 53051, Gov. C., re liability of local agency for injuries resulting from dangerous or defective condition of public property.

Makes local agency liable for injury only if its knowledge or notice of condition was actual.

A.B. 2068—ERNEST R. GEDDES AND OTHERS. (Mun. & C. G.) Amends Sec. 53051, Gov. C., re liability of local agencies for injuries resulting from dangerous or defective condition of public property.

Requires that injury must have been sustained while property was being carefully used and due care exercised to avoid danger due to such condition.

A.B. 2069—ERNEST R. GEDDES AND OTHERS. (Mun. & C. G.) Adds Sec. 53051.5, Gov. C., re liability of local agencies.

Relieves agencies from liability for injuries to persons or property resulting from defective conditions of streets, gutters, curbs and sidewalks which are minor and do not constitute positive danger to persons using them with due care.

A.B. 2070—ERNEST R. GEDDES AND OTHERS. (Mun. & C. G.) Amends Sec. 53052, Gov. C., re claims against local agencies.

Requires claim against local agency for injury to person or property as result of dangerous or defective condition of public property to be signed and verified by claimant.

A.B. 2071—ERNEST R. GEDDES AND OTHERS. (Mun. & C. G.) Amends Sec. 53052, Gov. C., re claims for death or injury to person or property against local agencies.

Requires claimant to file signed and verified claim with clerk or secretary of legislative body within 90 days after accident resulting in injury or death from negligent operation of motor vehicle owned by local agency.

A.B. 2072—ERNEST R. GEDDES AND OTHERS. (Mun. & C. G.) Amends Sec. 53053, Gov. C., re claims against cities for injuries from dangerous or defective condition of public property.

Requires that address of claimant in claim be complete and accurate.

A.B. 2073—KLOCKSIEH. (C. S. & S. P.) Adds Sec. 20493, Gov. C., re contracts of public agencies with State Employees' Retirement System for inclusion of their employees therein.

Requires future contracts to provide that any amendments to State Employees' Retirement Law enacted after effective date of contract shall become part of and operate as amendments to contract and that parties to contract shall be subject to contract as so amended without further action by contracting agency or governing board. Permits amendment of existing contracts to make similar provision, except that subsequent legislation increasing contributions of or decreasing benefits to any employees affected by contract shall not affect rights or liabilities of such employees unless election has been held and amended contract approved by them.

A.B. 2074—McFALL. (Trans. & C.) Amends Secs. 739 and 739.2, Veh. C., re procedure following arrest for violation of local traffic ordinance.

Provides procedure following arrest of person for misdemeanor violation of code when such person is not taken immediately before magistrate shall apply to persons who are not taken immediately before magistrate when arrested for violation of local traffic ordinance.

Requires notice delivered by officer to person arrested for violation of local traffic ordinance to include all information set forth in copy of notice filed with magistrate, and provides officer is guilty of misdemeanor if copy he files with magistrate contains information or allegations not contained in copy delivered to person arrested.

A.B. 2075—McFALL. (Trans. & C.) Amends Secs. 588 and 589.5, Veh. C., re parking of vehicles.

Provides local ordinances establishing parking meter zones on any state limited access highway, instead of on any state highway, must be approved by Department of Public Works before such ordinances are effective.

Permits local authorities, by ordinance or resolution, to prohibit or restrict parking of vehicles on state limited access highways, instead of on state highways, if department approves of ordinance or resolution.

A.B. 2076—McFALL. (Trans. & C.) Amends Sec. 554, Veh. C., re yielding right of way to authorized emergency vehicles.

Requires drivers, motormen, and pedestrians to yield right of way to authorized emergency vehicle sounding rather than giving audible signals by siren.

A.B. 2077—KELLY. (Trans. & C.) Amends Sec. 142, Veh. C., re vehicles exempted from registration.

See digest of S.B. 1136, apparently identical.

A.B. 2078—COLLINS. (Elec. & Reap.) Amends Sec. 1600, Elec. C., re enactment of county ordinances, making no substantive change.

A.B. 2079—COLLINS. (Elec. & Reap.) Amends Sec. 9752, Elec. C., re elections, making no substantive change.

A.B. 2080—COLLINS. (Mun. & C. G.) Adds Sec. 11525.1, B. & P. C., re real estate subdivisions.

Provides that notwithstanding provisions vesting control over design and improvement of subdivisions in governing bodies of cities and of counties, such control is subject to approval of State Fire Marshal and State Department of Public Health, and to review by superior court.

A.B. 2081—COLLINS. (Jud.) Adds Sec. 3495, C. C. P., re actions against government agencies.

Provides that time for filing action or filing or presenting claim against governmental agency is same as that permitted against private person.

A.B. 2082—COLLINS. (Elec. & Reap.) Adds Sec. 4652, Elec. C., re campaign expenditures.

Makes it unlawful to make or promise to make expenditure for candidate without his written authorization. Not to apply to political party.

A.B. 2083—COLLINS. (Jud.) Amends Act 384, Ch. 757, Stats. 1921, re impounding and disposition of dogs running at large.

Provides that such dogs may be turned over to Society for Prevention of Cruelty to Animals for placement in home or, if no home available, humane destruction.

A.B. 2084—WEINBERGER, MEYERS, AND MALONEY. (Mun. & C. G.) Adds Div. 3.5, S. & H. C., The Street and Highway Bond Act of 1953, re pledging and use of highway funds for construction of county roads and city streets.

See digest of S.B. 586, apparently identical.

A.B. 2085—DONALD D. DOYLE, SAMUEL R. GEDDES, AND PATTERSON. (C., P., & P. W.) New act, re construction of toll bridge or crossing across Carquinez Straits between Benicia and Martinez.

Consents to such construction by Department of Public Works, and to issuance of revenue bonds therefor in unspecified amount by California Toll Bridge Authority, all in accordance with California Toll Bridge Authority Act.

A.B. 2086—WATERS, ERWIN, AND STEWART. (G. E. & E.) Adds Title 9, Gov. C., re public assembly agencies in each city, city and county and county of the State.

Provides for establishment of public assembly agencies in each city, city and county and county, and for acquisition, construction, maintenance and operation by said agencies or by others of buildings, structures and centers for public assembly, such as auditoriums, arenas, convention or exhibit halls, opera houses, concert or music halls, theater and similar buildings and structures.

Prescribes methods for financing such projects by public or private funds and makes other financial provisions.

Designates Title 9 as the Public Assembly Agencies Law.

A.B. 2087—WATERS, ERWIN, AND STEWART. (G. E. & E.) Adds Secs. 33049 and 33050, and amends Sec. 33003, H. & S. C., re community redevelopment.

Allows redevelopment agency to acquire and develop property as project for construction and maintenance of auditorium, arena, convention hall, sports center, or other public building for public use in any part of city and without respect to character of area so redeveloped.

A.B. 2088—WATERS, ERWIN, AND STEWART. (Mun. & C. G.) Adds Sec. 25351.5, Gov. C., re public assembly halls.

Authorizes board of supervisors to construct, lease, furnish or repair buildings for entertainment and public assembly.

Authorizes county to join with city or other governmental agency in county for such purpose by direct participation or by contributions of county funds to projects undertaken by such city or other governmental agency.

A.B. 2089—WATERS, ERWIN, AND STEWART. (C., P., & P. W.) Adds and amends various secs., S. & H. C., re construction, maintenance, and operation of places of public assembly under the Parking Law of 1949.

Authorizes such construction, maintenance and operation by parking authorities under said law, and changes name of such authorities to "Parking and Public Assembly Authorities."

A.B. 2090—WATERS AND STEWART. (W. & M.) Appropriates unspecified amount to City of Los Angeles for unspecified public purposes.

A.B. 2091—WATERS AND STEWART. (W. & M.) Appropriates unspecified amount for construction of auditorium and other places of public assembly in City of Los Angeles.

A.B. 2092—KLOCKSIEG AND OTHERS. (Jud.) Amends Sec. 330, Pen. C., adding draw poker or any other type or variation of poker to list of prohibited games.

A.B. 2093—LINDSAY. (Agr.) Amends Sec. 1300.12, Ag. C., re California Marketing Act of 1937.

See digest of S.B. 1114, apparently identical.

A.B. 2094—DOLWIG. (C., P., & P. W.) Adds Div. 3.5, S. & H. C., the Street and Highway Bond Act.

Authorizes pledging and use of certain portions of State Highway Fund and Highway Users Tax Fund for payment of bonds issued to finance immediate construction of state highways, county roads, and city streets. Prescribes separate procedures in connection therewith as to state highways, county roads, and city streets, respectively.

To take effect upon adoption of validating constitutional amendment.

A.B. 2095—DOLWIG. (G. O.) Amends, adds, repeals various secs., S. & H. C., Gov. C., P. R. C., Pen. C., Act 9300, the World Trade Center Authorities Act, and Ch. 1239, Stats. 1949, re creation of Department of Highways.

Creates Department of Highways; provides for appointment of director and 2 assistant directors by Governor with consent of Senate; fixes salary of director at \$16,000 and assistant directors at \$12,000; and makes director member of Governor's council.

Transfers all powers, duties, personnel and property of Division of Highways and Division of Contracts and Rights of Way in Department of Public Works and other functions relating to highways to Department of Highways.

Makes State Contract Act applicable to Departments of Highways and Water Resources as well as Public Works.

Transfers membership on California Highway Commission, California Toll Bridge Authority, San Francisco World Trade Center Authority, and San Francisco Bay Area Rapid Transit Commission from Director of Public Works to the Director of Highways.

Makes numerous other changes to conform to such reorganization.

A.B. 2096—DOLWIG. (G. O.) Amends, repeals, adds various secs., Wat. C., Gov. C., and P. R. C., creating a Department of Water Resources and prescribing its organization, powers, and duties.

A.B. 2097—DOLWIG. (Jud.) Amends Sec. 108, Civ. C., re divorce.

Deletes provision that confinement of person to institution, in divorce proceedings on grounds of incurable insanity, must be made under Ch. 1, Pt. 1, Div. 6, W. & I. C., or Sec. 1026, Pen. C., or Ch. 6, Title 10, Pt. 2, Pen. C., leaving section to require confinement without designating authority thereof.

A.B. 2098—DOLWIG. (Rev. & Tax.) Amends Secs. 15301 and 15302, R. & T. C., re gift taxation.

Extends exemption of $\frac{1}{2}$ of community on transfer by one spouse to other to apply also to $\frac{1}{2}$ of separate property so transferred.

Provides that on filing election with Controller, each spouse is donor of $\frac{1}{2}$ of separate property of either transferred to third person.

A.B. 2099—DOLWIG. (Rev. & Tax.) Amends Secs. 13601, 13602, and 13724, adds Sec. 13649, and repeals Sec. 13805, R. & T. C., re inheritance taxation.

Limits scope of marital exemption by excluding from its application transfers by way of homestead, family allowance, joint tenancy and power of appointment.

Provides insurance exemption shall be prorated without regard to any tax exclusion of any portion of proceeds.

A.B. 2100—DOLWIG. (Rev. & Tax.) Adds Secs. 6096 and 6097, R. & T. C., re sales taxation.

Provides where purchaser gives seller certificate that property will be used in manner and for purpose entitling seller to regard sale as exempt, and then uses property in some other manner or for some other purpose, use shall be deemed retail sale by purchaser.

Provides seller who takes either resale or exemption certificate remains liable for sales tax resulting from use by purchaser contrary to representations until tax is paid.

A.B. 2101—DOLWIG. (Rev. & Tax.) Amends Sec. 6006, adds Secs. 6094, 6095, 6247, and 7154, R. & T. C., re sales and use taxation.

Changes provision that "sale" includes "transfer of title or possession, exchange, or barter" to one necessitating transfer of both title and possession, eliminating exchange and barter, unless in lieu of such transfer of both title and possession.

Provides "transfer of possession" does not include delivery of property to carrier, warehouseman, or freight forwarder for transportation to purchaser, but includes delivery by any of former to latter.

Makes it misdemeanor to give resale certificate to seller knowing property will not be resold to evade payment of sales tax.

Establishes presumption that property delivered outside state to purchaser who is California resident was purchased for storage, use or other consumption here and actually stored, used or otherwise consumed in this State.

Establishes 3 year statute of limitations for prosecution of sales and use tax violation.

A.B. 2102—DOLWIG. (Rev. & Tax.) Renumbers Sec. 6019, as added by Stats. 1951, Ch. 798, amends Sec. 6486, R. & T. C., re sales and use taxation.

With respect to provisions that service of notice of deficiency determination is complete at time notice is deposited in United States Post Office, gives similar effect to deposit in mail anywhere. Adds provision that time of deposit shall not be extended because of distance between place of deposit and place of address.

A.B. 2103—DOLWIG. (Mun. & C. G.) Amends Sec. 43069, Gov. C., re powers of 6th class cities.

Provides that city may collect 20 cent tax on each \$100 for storm drains or other flood control works as well as embankments and sea walls.

A.B. 2104—DOLWIG. (C., P., & P. W.) Adds Sec. 5300, P. R. C., re municipal parks.

Defines "public parks" as used in Art. 5, Ch. 2, Div. 5, P. R. C., relating to park and boulevard bonds, to include recreational facilities whether located inside or outside public parks.

A.B. 2105—DOLWIG. (Pub. H.) Amends Sec. 2290, B. & P. C., re qualifications of drugless practitioner for physicians and surgeons certificate.

Defines school approved by board at which such applicants must complete required additional courses of study as one meeting unspecified conditions.

A.B. 2106—MEYERS. (Jud.) Amends Sec. 17000, B. & P. C., re unfair trade practices, making no substantive change.

A.B. 2107—MEYERS. (Trans. & C.) Amends Sec. 585, Veh. C., re authority of police officers.

Authorizes members of California Highway Patrol and local officers to remove vehicles to nearest garage or other place of safety, or garage maintained by officer's agency when any vehicle is illegally parked in private driveway and it is impracticable to move vehicle to another point on highway, or when any vehicle is found upon any public or private place, in addition to being found on any highway, when report has been made such vehicle has been stolen or warrant issued charging vehicle was embezzled, or when officer has reasonable grounds to believe such vehicle has been abandoned.

A.B. 2108—MEYERS. (Trans. & C.) Amends Secs. 428.5 and 585, Veh. C., re sale of certain vehicles by lienholder.

Authorizes lienholder to sell at public sale upon 10 days' notice vehicle removed from highway by member of California Highway Patrol or other authorized peace officer to satisfy his lien for towage and safekeeping of vehicle if vehicle has been appraised by officer or employee of highway patrol at value not exceeding \$75, instead of being appraised by officer or employee of Department of Motor Vehicles at value not exceeding \$50, and owner has not recovered vehicle within 40 days from date of removal.

Permits persons who have liens for making repairs, labor, furnishing supplies or materials, or for storage or safekeeping of vehicles to sell such vehicle at public sale upon 10 days' notice if vehicle is appraised by officer or employee of Department of Motor Vehicles at value not exceeding \$75, instead of \$50.

A.B. 2109—MEYERS. (Trans. & C.) Adds Sec. 608.3 and amends Sec. 737, Veh. C., re trespassing upon vehicular crossings.

Makes it a misdemeanor for person, without permission of Department of Public Works, to go upon portion of vehicular crossing which is not intended for public use. Exempts persons engaged in operation, maintenance, or repair of vehicular crossing or facility thereon, or attempting to effect rescue.

Provides officer arresting person for committing such misdemeanor may either give him notice to appear within 5 days before magistrate or take him without unnecessary delay before magistrate.

A.B. 2110—MEYERS. (G. E. & E.) Adds Sec. 139.30, Veh. C., re California Highway Patrol.

Authorizes commissioner to procure and issue badges or insignia to patrol members for excellence in marksmanship and for identification purposes.

A.B. 2111—MEYERS. (G. E. & E.) Adds Sec. 139.23, Veh. C., re California Highway Patrol.

Permits department to join, pay membership fees, and participate in affairs of, law enforcement associations.

A.B. 2112—MEYERS. (Jud.) Amends Sec. 8202, Gov. C., re eligibility of county officers to perform duties of notary public, making no substantive change.

A.B. 2113—MEYERS. (C., P., and P. W.) Adds Secs. 27179.5 and 30163, S. & H. C., re protective devices on bridges and highway crossings.

Requires bridge and highway districts and Department of Public Works, re bridges and crossings under their respective jurisdictions, to construct or cause to be constructed fences, barriers, or other devices designed to prevent persons from falling or jumping from bridge or crossing.

A.B. 2114—MEYERS. (Fin. & Ins.) Amends Sec. 116, Ins. C., re automobile insurance, making no substantive change.

A.B. 2115—RUMFORD. (G. O.) Amends Sec. 2117, B. & P. C., re secretary-treasurer of State Board of Medical Examiners.

Allows secretary-treasurer same per diem compensation as members of board for accommodations at board meetings and committee meetings, in addition to his salary.

A.B. 2116—BRADY. (Ind. R.) Adds Sec. 9001, Lab. C., re maximum weight applicable to male employees.

Provides it is misdemeanor to request or permit adult male employee to hold, lift or move object more than 100 pounds or roofing material more than 65 pounds.

A.B. 2117—BRADY. (Jud.) Amends Sec. 6003, adds Sec. 6003.5, Gov. C., to add definition of printing as used in provisions relating to newspapers of general circulation, and making technical change for purpose of clarification.

A.B. 2118—BRADY. (G. E. & E.) New act, re regulation of practice of photography.

Creates Board of Examiners in Photography and prescribes its powers and duties. Defines "photography," requires photographers to have license, and prescribes qualification and fees therefor.

Requires issuance of licenses without examination to photographers lawfully practicing on effective date of act, upon application and payment of fee. Fees to be paid into the Photographers' License Fund in State Treasury for payment of expenses of board and prosecution of violations.

Authorizes revocation of licenses.

Exempts certain types of photographers from act.

A.B. 2119—BRADY. (Fin. & Ins.) Amends Sec. 1101, Ins. C., re interest of officers in purchases, sales, and loans of admitted insurers.

Requires such interest, unless otherwise provided in code, to be in all respects fair to insurer.

A.B. 2120—BRADY. (P. U. & C.) Amends Sec. 4302, P. U. C., re tax exemption of motor carriers of merchandise within cities.

Deletes requirement that delivery of merchandise by motor vehicle carrier in a city be only occasional, to enable such carrier, if subject to jurisdiction of Public Utilities Commission, to take advantage of exemption from city excise or license taxes provided by section.

A.B. 2121—BRADY. (Jud.) Amends Sec. 7031, B. & P. C., re contractors, making no substantive change.

A.B. 2122—CASEY. (Mun. & C. C.) Amends Sec. 21656, Wat. C., re irrigation districts elections, making no substantive change.

A.B. 2123—CASEY. (Mun. & C. G.) Amends Sec. 26915, Wat. C., re changes in organization in irrigation districts, making no substantive change.

A.B. 2124—CASEY. (Mun. & C. G.) Amends Sec. 20045, Wat. C., re certification of district bond issues by Districts Securities Commission.

For provision that no bond issue shall be approved for certification which together with other bonds exceeds 60 percent of aggregate value of property owned by district, property to be acquired with bond proceeds, and land within district, except for bond issue payable from revenue of contract with corporation found by commission to be adequate to service proposed bonds, substitutes requirements: (a) revenue bonds shall be payable from net revenues adequate to service bond issue; (b) general obligation bonds shall not exceed 50 percent of property owned by district, property to be acquired with proceeds of bond issue, and reasonable value of land within district, exclusive of property acquired from proceeds of revenue bonds.

A.B. 2125—STEWART. (G. E. & E.) Amends Secs. 8636, 8637, 8644, repeals and adds Sec. 8640, B. & P. C., re structural pest control operators.

Makes violation of state or local health laws, fraud or deceit practiced in the examination, and fraud or wilful misrepresentation after inspection respecting any conditions of structure ordinarily subject to attack by wood destroying pests or organisms, grounds for disciplinary action.

Deletes provision making use of unfair methods of competition grounds for such action; adds payment of commission, rebate or other compensation to party to real estate transaction, grounds for such action.

A.B. 2126—STEWART. (G. E. & E.) Amends Sec. 8561, B. & P. C., re structural pest control operators.

Requires structural pest control operators to be at least 21 years of age.

Extends to individuals and partnerships right now enjoyed by associations and corporations, to designate person as responsible natural person engaged in pest control work for individual or partnership, and authorizes licensing of such person, if qualified.

A.B. 2127—STEWART. (G. E. & E.) Amends Sec. 8521, B. & P. C., re structural pest control operators.

Requires members of Structural Pest Control Board to have been licensed as operators for 5 years and to be citizens of this State.

A.B. 2128—STEWART. (G. E. & E.) Amends various secs., B. & P. C., re structural pest control.

Designates the practice relating to the control of wood destroying pests or organisms by fumigation with poisonous or lethal gases as a branch of the practice of pest control; creates license Group D Special, consisting of such branch and branch 3.

Requires application for license to contain names of responsible natural persons qualifying for applicant; and a designation of the group for which application is made.

Deletes provisions requiring prescribed periods of experience for licenses as operator and field representative, and authorizes board to fix such periods by regulation.

Prohibits issuance of license to person under 21 years of age; and application for license as field representative if under 18 years of age.

Requires applicants for operator's or field representative licenses to be examined on state laws, safety or health measures or practices as are reasonably within scope of their practice.

Makes grounds for denial of license, fraudulent acts, misrepresentations, and violations of laws and rules of board in obtaining license.

Revises provisions requiring notice to be given of changes in licensed personnel of licensee.

A.B. 2129—STEWART. (G. E. & E.) Amends Secs. 8506, 8507, adds Secs. 8516.1, 8516.2, B. & P. C., re structural pest control.

Enlarges definition of "structural pest control operator" to include licensed employees of a licensed operator conducting a pest control business.

Enlarges definition of "structural pest control field representative" to include individuals licensed by the board to solicit structural pest control work.

Requires written report conforming to provisions of Sec. 8516, to be prepared and delivered to the person for whom an inspection for wood destroying pests or organisms was made, or his authorized agent, within 10 days after such inspection.

Prescribes contents of written report which indicates or gives information on infestations present, and other such matters, requiring an opinion as to the proper method of controlling and rectifying such conditions.

A.B. 2130—EVANS. (G. E. & E.) Amends Sec. 5227, B. & P. C., re regulation of outdoor advertising displays, making no substantive change.

A.B. 2131—EVANS. (G. E. & E.) Amends Sec. 5217, B. & P. C., re regulation of outdoor advertising displays, making no substantive change.

A.B. 2132—WATERS. (Jud.) Amends Sec. 58002, and adds Art. 11 to Title 6, Ch. 1, Gov. C., re notice of formation or change in district boundaries.

Provides that supervising authority shall fix time and place for hearing and give notice by publication or posting.

Authorizes property owner to file statement with county assessor or clerk showing name, address, description of property with request that notice of proposals affecting property be mailed to him.

Provides for mailing of notice.

A.B. 2133—WATERS. (Mun. & C. G.) Amends Act 5239, Ch. 1635, Stats. 1951, re Solvang Municipal Improvement District, to correct language defect.

A.B. 2134—WATERS. (Elec. & Reap.) Adds Sec. 1509.7, Elec. C., re ballot pamphlet arguments.

Requires Secretary of State to deliver all such arguments to Attorney General who is to correct any misstatements of legal effect of measures.

A.B. 2135—KILPATRICK. (C., P., & P. W.) Amends Sec. 10500, Wat. C., re appropriation of water.

See digest of S.B. 1655, apparently identical.

A.B. 2136—MALONEY. (Fin. & Ins.) Amends Sec. 383.5, Ins. C., re definitions of terms to be used in insurance policies, to make the section applicable to other personal property as well as to motor vehicles.

A.B. 2137—COLLIER. (Ed.) Amends Sec. 6801, Ed. C., re length of school day, making no substantive change.

A.B. 2138—COLLIER. (Ed.) Amends Sec. 6811, Ed. C., re public school system, making no substantive change.

A.B. 2139—COLLIER. (Ed.) Amends Sec. 7102.2, Ed. C., re education of mentally retarded minors, making no substantive change.

A.B. 2140—COLLIER. (Ed.) Amends Sec. 7031, Ed. C., re school district support, making no substantive change.

A.B. 2141—COLLIER. (Ed.) Amends Sec. 12042, Ed. C., re teaching credentials, making no substantive change.

A.B. 2142—COLLIER. (Ed.) Amends Sec. 1801, Ed. C., re school elections, making no substantive change.

A.B. 2143—COLLIER. (Ed.) Amends Sec. 13801, Ed. C., re teachers, making no substantive change.

A.B. 2144—COLLIER. (Ed.) Amends Sec. 6351, Ed. C., re school district budgets, making no substantive change.

A.B. 2145—COLLIER. (Ed.) Adds Ch. 6.5, Div. 9, Ed. C., re television.

Authorizes Department of Education or any public educational agency to acquire educational television channels in California.

Appropriates unspecified sum to department for such purpose.

A.B. 2146—COLLIER. (Ed.) Adds Ch. 6.5, Div. 9, Ed. C., re television.

Authorizes formation of educational television districts. Allows state, city, county, or political subdivision to provide funds and expenses of districts. Requires State Board of Education to provide for development of state plan for educational television.

A.B. 2147—COLLIER. (Ed.) Adds Ch. 6.5, Div. 9, Ed. C., re television.

Authorizes Department of Education to provide for engineering survey of educational television needs in California.

Appropriates unspecified sum to department for such purposes.

A.B. 2148—COLLIER. (Ed.) Amends Sec. 11025, Ed. C., re royalties on textbooks written by teachers.

Provides that code does not prohibit teachers from receiving receipts from publisher of book or instructional material adopted or purchased by State or district, except compensation paid as commission to teacher for negotiating sales to district employing teachers. Prohibits district from receiving such receipts of teachers employed by it unless book or material was written or prepared during teaching hours.

A.B. 2149—COLLIER. (Ed.) Amends Sec. 13674, Ed. C., re sabbatical leaves of school district certificated employees.

Includes absence from service of district for not more than 1 year under leave of absence without pay granted by board for service under nationally recognized research, teaching, or lecturing fellowship approved by State Board of Education as year of service in computing years of service required for sabbatical leave.

A.B. 2150—CLARKE. (Agr.) Amends Ch. 414, Stats. 1949, re funds of California Rural Rehabilitation Corporation.

Provides that agreements between Director of Agriculture and Secretary of Agriculture may relate to money held for account of State as well as money received by State. Provides for crediting cash receipts under act to Department of Agriculture Fund. To take effect immediately, urgency measure.

A.B. 2151—CLARKE. (Trans. & C.) Amends Sec. 142, Veh. C., re vehicles exempted from registration.

See digest of S.B. 1136, apparently identical.

A.B. 2152—CHAPEL. (Trans. & C.) Adds Sec. 576.3, Veh. C., re trains blocking vehicular traffic.

Prohibits train crossing street or highway from blocking vehicular traffic for more than 5 minutes. Requires cars of train be split for 10 minutes to allow vehicular traffic to move across grade crossing after train has blocked crossing for 5 minutes.

A.B. 2153—CHAPEL. (Trans. & C.) Adds Sec. 576.5, Veh. C., re trains stopping at grade crossings.

Requires train stopped at grade crossing after sundown and before daylight to have red lamps on each side of its cars facing street or highway, and requires member of train crew to be placed on each side of such car and wave red lamp.

A.B. 2154—ERWIN. (Mun. & C. G.) Adds Sec. 38776, Gov. C., re privately owned cemeteries in cities.

Allows legislative body of city to prohibit use of cemetery for burials if it finds that it constitutes a public nuisance and threat to public health and safety.

Prescribes maximum sum which legislative body may expend to abate nuisance when owner of cemetery is unknown or cannot be ascertained without judicial proceedings.

Allows expenditure of additional funds if authorized by vote of people.

A.B. 2155—HANSEN, BELOTTI, AND PORTER. (Jud.) Amends Sec. 2980.5, Civ. C., re recordation of conditional sales contracts and feeding agreements covering livestock and animate chattels, making no substantive change.

A.B. 2156—BURKE. (Jud.) Amends Act 1880, the Municipal and Justice Court Act of 1949, re municipal and justice courts.

Provides that when municipal court district embraces 2 or more cities, session shall be held in every such city.

Provides that fines and forfeitures shall be disposed of pursuant to Vehicle Code provisions rather than provisions of Penal Code.

A.B. 2157—BURKE. (Mun. & C. G.) Amends Sec. 29923, Gov. C., re levy of taxes to pay county bonds.

Deletes provision requiring county to levy tax sufficient to pay interest only during first half of term of bonds and principal and interest during last half and provides that tax shall be sufficient to pay interest and redemption of bonds until next tax period and provide sinking fund for payment of principal of bonds on or before maturity.

A.B. 2158—HENDERSON. (Fin. & Ins.) Adds Sec. 1230, Gov. C., re insurance of state employees.

Provides that State pay 75% of premium on group health insurance for which state pay roll deductions may be made.

A.B. 2159—HENDERSON AND HANSEN. (Jud.) Amends Ch. 1227, Stats. 1951, re number and compensation of officers and attaches of municipal court in Fresno Judicial District.

Provides for court of 4 judges with unspecified salaries.

Provides for clerk with salary of \$500 per month.

Provides for assistant clerk with salary of \$425 per month.

Provides for senior account clerk with salary of \$400 per month.

Provides for 4 court clerks with salary of \$350 per month.

Provides for 4 deputy clerks with salary of \$320 per month.

Provides for 4 stenographer-clerks with salary of \$320 per month.

Provides for 9 typist-clerks with salary of \$300 per month.

Provides that officers and attaches shall be placed on same salary step as occupied prior to this act. Provides for annual increase in salary of 5 percent of salary, up to a maximum of 25 percent.

Repeals existing provisions for number and compensation of officers and attaches of court. Repeals provision that initial hiring rate be minimum salary for each position. Repeals provision authorizing vacations after one year of service. Repeals provision granting sick leave. Repeals provision authorizing Fresno County salary ordinance to govern in absence of specific state law.

A.B. 2160—LUCKEL. (F. & G.) Amends Sec. 736, F. & G. C., re yellowfin tuna and bluefin tuna.

Deletes prohibition against sale, on and after December 31, 1953, of such tuna weighing over 150 pounds.

A.B. 2161—COLLINS. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re unemployment compensation, making no substantive change.

A.B. 2162—FLEURY. (Rev. & Tax.) Amends Sec. 17122, R. & T. C., re personal income taxation.

Excludes from gross income amounts up to \$5,000 paid pursuant to contract by employer to beneficiaries of deceased employee.

A.B. 2163—FLEURY. (C. S. & S. P.) Adds Sec. 19586.7, Gov. C., re state employees.

Provides that when application is made for rehearing in disciplinary proceedings, State Personnel Board shall afford employee or appointing power reasonable opportunity for oral presentation of petition.

A.B. 2164—FLEURY. (Jud.) Adds Sec. 851.1, Pen. C., re notice to appear in lieu of arrest.

Authorizes peace officer, for violation of city or county ordinance, to issue written notice to appear at such office as is prescribed by legislative body of city or county in lieu of issuing warrant of arrest, and requires person served with notice to give written promise to appear.

Prohibits issuance of warrant of arrest to such person unless he violates his promise to appear or fails to comply with ordinance after appearance.

A.B. 2165—BACKSTRAND, CASEY, AND DONAHOE. (Jud.) Amends Sec. 859, Pen. C., re rights of defendant charged with commission of public offense and duties of magistrate and peace officer in relation thereto, making no substantial change.

A.B. 2166—BROWN. (Jud.) Adds Sec. 333, Prob. C., re proving of wills.

Provides that any or all of attesting witnesses may at request of testator, or after his decease at request of executor or any interested person, make affidavit stating facts required to prove will. Provides that affidavit be written on will or attached and shall be accepted by court.

A.B. 2167—BROWN. (Jud.) Amends Sec. 6650, W. & I. C., re support.

Provides that if insane person or inebriate has estate, such estate shall be exhausted before husband, wife, father, mother, or children of such person become liable for his care, support, and maintenance in state institution of which he is inmate, and for cost of transporting him thereto.

A.B. 2168—BROWN. (G. E. & F.) Adds Sec. 1620.5, W. & I. C., re finding of homes for placing of children under 16 years of age.

Authorizes parent or guardian of child under 16 years of age to place such child either for temporary or permanent care or for adoption, without obtaining license to do so, and without violating Sec. 1620, W. & I. C.

Authorizes hospital or establishment holding valid license issued under Ch. 2 or 3, Div. 2, H. & S. C., to release or surrender custody of child under 16 years of age to any person designated in written authorization signed by parent or guardian, or to

any person or organization holding written license or permit from State Department of Social Welfare or from inspection service approved or accredited by department pursuant to Sec. 1620(b), W. & I. C., without obtaining license to do so, and without violating Sec. 1620, W. & I. C.

Authorizes person, association, or corporation to place child with parent, guardian, or relative by blood or marriage of such child either for temporary or permanent care or for adoption, without obtaining license to do so, and without violating Sec. 1620, W. & I. C.

A.B. 2169—BROWN. (Soc. Wel.) Adds Div. 4.5, W. & I. C., re aid to needy unmarried mothers before, at, and after childbirth.

Requires counties to provide financial assistance to any woman who is pregnant with, or who is in need of assistance after having given birth to, child to whose father she is not and has not been married; who is within State at time of applying for and receiving aid; and who is not receiving adequate support from any person responsible to furnish it under state laws. Disqualifies owner of real property assessed value of which, less encumbrances, exceeds \$3,000 or personal property value of which exceeds \$600 (excluding value of essential household furniture and equipment, personal effects and personal jewelry).

Amount of aid to be sufficient to meet minimum basic standards of adequate care prescribed by State Department of Social Welfare to meet needs as specified in bill, maximum amount of aid and method of payment to be prescribed by state department.

Such aid is to be administered by counties under supervision of State Department of Social Welfare, in substantially same manner as aid to aged and aid to blind are now administered. Information concerning applicants and recipients is to be confidential to same extent, and subject to same limitations and penalties for disclosure, as information re applicants and recipients of aged aid and blind aid.

Aid provided is not made debt of recipient, but State is entitled to any amount repaid.

Provides full reimbursement to counties by State Department of Social Welfare. Appropriates \$260,000 to state department for its purposes during 1953-1954 Fiscal Year.

A.B. 2170—BROWN. (M., O., & M. I.) Amends Sec. 4301, Gov. C., re public purchases of American-made materials.

Provides that Art. 1, Ch. 4, Div. 5, Title 1, Gov. C., which provides that public contracts shall require American-made materials, does not apply to manufactured materials produced in Great Britain or Canada, which possess useful features or capabilities not possessed by manufactured materials produced in United States, although of same class or kind.

A.B. 2171—CHARLES W. LYON. (Ind. R.) Repeals Sec. 1635, Lab. C., which requires reimbursement of applicant's fees and expenses by employment agency, where applicant is sent 35 miles for work which he fails to get, or loses within 7 days.

A.B. 2172—CHARLES W. LYON. (Ind. R.) Adds Sec. 1633.5, Lab. C., re private employment agencies.

Provides applicant not released from obligation to pay fee when he is employed, after agency has reviewed applicant's qualifications with employer and arranged interview for applicant, regardless of whether employer has not advised agency of details or classification of any particular position.

A.B. 2173—CHARLES W. LYON. (Ind. R.) Amends Sec. 1582, Lab. C., re private employment agencies.

Requires applicant for employment agency license to list business or occupation engaged in for 10, rather than 2, years preceding application.

A.B. 2174—CHARLES W. LYON. (Ind. R.) Amends Sec. 1622, Lab. C., re private employment agencies.

Deletes requirement that employment agencies must keep records in which shall be entered information which Labor Commissioner requires. Retains all other record requirements.

A.B. 2175—CHARLES W. LYON. (Ind. R.) Repeals Sec. 1630.1, Lab. C., which requires employment agency to inform applicant whether there is labor contract or requirement of union membership at establishment where applicant is being sent.

A.B. 2176—CHARLES W. LYON. (Ind. R.) Amends Sec. 1624, Lab. C., re operation and management of employment agencies.

Requires contract given applicant by agency to list person to whom applicant is sent for "interview" rather than for "employment" and deletes requirement that contract specify amount of fee charged and collected from applicant or paid or advanced by employer and cost of transportation by whom paid or advanced. In provision requiring contract to state if employment permanent, defines permanent as employment lasting beyond 30, rather than 90, days.

A.B. 2177—CHARLES W. LYON. (Ind. R.) Amends Sec. 1647, Lab. C., re private employment agencies.

Requires in settlement of disputes between applicant and agency, that Labor Commissioner give parties written notice by mail of time and place of hearing and unless continuance or postponement granted that he promptly determine controversy.

Deletes right to appeal within 10 days to superior court for de novo hearing and adds right to appeal within 10 days to municipal or justice court for de novo hearing.

A.B. 2178—CHARLES W. LYON. (Ind. R.) Amends Sec. 1626, Lab. C., re operation and management employment agency.

Deletes requirement that employment agency shall undertake to repay applicant fee and expenses in event of failure to procure employment, and adds provision that applicant's refusal or failure to pay fee admittedly due agency is not controversy to be determined by Labor Commissioner.

A.B. 2179—CHARLES W. LYON. (Ind. R.) Amends Sec. 1585, Lab. C., re private employment agencies.

Adds, to list of situations in which employment agency license shall not be granted, prohibition on granting license to person convicted of felony in this State or equivalent of felony in any other state unless Labor Commissioner determines after hearing that public interest would be served.

A.B. 2180—CHARLES W. LYON. (Trans. & C.) Amends Sec. 713, Veh. C., re when cities may reduce weight limits.

Alters provision permitting cities to prohibit by ordinance use of any street by certain vehicles exceeding maximum gross weight limit specified in ordinance so that cities may prohibit upon any street operation of certain vehicles described by their type of license, body style, unladen weight or gross weight or any combination thereof.

Creates presumption that unladen weight of vehicle is weight set forth on vehicle's registration certificate.

A.B. 2181—CHARLES W. LYON. (Trans. & C.) Adds Sec. 585.5, Veh. C., re removal of vehicles by peace officers from parking lots and driveways.

Authorizes peace officers to remove vehicle parked or left standing upon off-street parking lot or in private driveway in violation of local ordinances, and prescribes procedure therefor.

A.B. 2182—CHARLES W. LYON. (Jud.) Amends Secs. 1305 and 1306, Pen. C., re bail.

Changes provisions re securing discharge of forfeiture of bail. Provides for discharge on specific grounds of failure to make original appearance for which bail given because of illness, insanity, or detention by civil or military authorities.

Authorizes refund to surety of forfeited bail where within year after summary judgment for forfeiture defendant is returned to custody, law now requiring refund if defendant not only returned but also convicted of offense charged on which admitted to bail.

Makes refund charge against local general fund where money instead of bail deposited thereon.

A.B. 2183—CHARLES W. LYON. (Ind. R.) Amends Sec. 1629, Lab. C., re employer's refusal to employ or discharge applicant.

Retains existing requirement that employer shall state in writing he refused to hire applicant or discharged him, but deletes provision that employer shall state he discharged applicant after employing him less than 7 days.

A.B. 2184—CHAPEL. (P. U. & C.) Adds Sec. 7607.5, P. U. C., re reflectors on railroad cars.

Requires every railroad corporation, or receiver or lessee thereof, operating any line of railroad in this State, to equip all cars with reflectors on sides, front, and rear thereof, to prevent crossing collisions at night.

A.B. 2185—ERNEST R. GEDDES. (G. E. & E.) Adds Ch. 8.5, Div. 2, B. & P. C., re regulation of practice of psychology.

Creates in Department of Professional and Vocational Standards an examining board in psychology, called Psychology Board, and prescribes its powers and duties.

Defines types of psychological activity regulated; requires psychological technicians, psychological analysts, psychology practitioners, and psychological-therapists to have certificates; and prescribes prerequisites and fees therefor. Fees to be paid into Psychology Fund in State Treasury for administration of provisions.

Authorizes suspension and revocation of certificates, and prescribes penalties for violation of provisions.

A.B. 2186—ERNEST R. GEDDES AND THOMAS J. DOYLE. (C. S. & S. P.) Adds Sec. 20017.1, Gov. C., re classification, status, and rights in State Employees' Retirement System of field maintenance employees of Division of Highways, Department of Public Works.

Expands definition of "patrol member" to include members employed in Division of Highways, Department of Public Works, as field workers, whose principal duties consist of active highway maintenance service; and expands definition "highway patrol service" to include such service rendered by such a member. Makes all provisions of State Employees' Retirement Law applicable to state patrol members apply to members so included within this definition of "patrol member", thereby giving field maintenance employees of Division of Highways same classification, status, and rights in retirement system as members of California Highway Patrol.

A.B. 2187—HAWKINS. (C. S. & S. P.) Adds Sec. 20986, Gov. C., re State Employees' Retirement System in respect to retention in employment of persons who have attained the age of mandatory retirement.

Notwithstanding other provisions of State Employees' Retirement Law establishing mandatory ages of retirement, permits any member who would otherwise be retired because he has attained age of compulsory retirement applicable to members of his category to be retained in state service for such additional time as he is not incapacitated for performance of duties assigned to him, upon determination of board of administration, based upon medical examination, that member is not so incapacitated.

Not to apply to any contracting agency nor to any employees of contracting agency unless and until agency elects to be subject to its provisions by express provision in or amendment to its contract.

To take effect on 1st day of month next succeeding 90th day after final adjournment of 1953 Regular Session of Legislature.

A.B. 2188—HAWKINS. (C. S. & S. P.) Amends Sec. 21002, Gov. C., re State Employees' Retirement System.

Extends until 91st day after 1955, rather than 1953, Regular Session operation of article authorizing employment of employees beyond compulsory age of retirement and retention in service of such employees.

A.B. 2189—HAWKINS AND ELLIOTT. (Jud.) Adds Sec. 149.6, Pen. C., re commissions to investigate and act upon complaints concerning misconduct of police officers.

Requires creation, in city or county with population of 500,000 or more, of commission of 5 members appointed by legislative body.

Requires commission to report its action and recommendation in each case to legislative body.

Provides for fixing of commissioner's salary by legislative body.

A.B. 2190—HAWKINS, THOMAS, AND ELLIOTT. (Elec. & Reap.) Amends Sec. 690, Elec. C., changing maximum compensation of Los Angeles County precinct board members from \$15 to \$20.

A.B. 2191—HAWKINS. (Pub. H.) Amends Sec. 7317, B. & P. C., re teaching electrology.

Requires issuance of electrology instructor's permit to persons, who, on effective date of section, were licensed electrologists and were employed as teachers of electrology, or who as licensed electrologists had 5 years experience during 6 years preceding effective date of section, in addition to those previously issued instructor's permit.

A.B. 2192—HAWKINS. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re agricultural labor.

Qualifies existing provision excluding agricultural labor from employment covered under act, by including as covered employment agricultural labor performed by an individual regularly employed by his employer to perform it, if remuneration for labor exceeds \$50 in calendar quarter.

A.B. 2193—MUNNELL. (G. E. & E.) New act, California State Labor Relations Act, re collective bargaining.

See digest S.B. 1382, apparently identical except that in addition to subject matter of S.B. 1382 this bill specifies 10 actions on part of employers declared to be unfair labor practices.

A.B. 2194—MUNNELL. (Jud.) Amends Act 4475, Ch. 1420, Stats. 1951, re attaches of municipal courts in Los Angeles County.

Authorizes appointment by Marshal of Municipal Courts of captain for East Los Angeles court.

A.B. 2195—MUNNELL. (G. E. & E.) New act, California State Labor Relations Act, re collective bargaining.

See digest S.B. 1382, apparently identical.

A.B. 2196—CHAPEL. (Ed.) New act, re disloyal or subversive teachers or professors.

Allows dismissal of teacher or professor in public school or educational institution for disloyalty to government when established to satisfaction of governing board or proper authority by competent evidence. Defines disloyalty. Allows governing board or other authority to suspend teacher or professor if it has reasonable grounds for believing he is guilty of disloyalty.

A.B. 2197—KELLY. (Trans. & C.) Amends Sec. 665, adds Sec. 666, Veh. C., re inspection of vehicles.

Requires, instead of permits, California Highway Patrol to designate, furnish instructions to, and supervise official lamp and brake testing stations.

Prohibits operation of vehicle required to be registered unless within 12-month period preceding such operation such vehicle has been inspected at official station and its lamps and brakes found satisfactory.

Requires certificate of inspection issued by official station to be prominently displayed on vehicle in manner department prescribes.

A.B. 2198—KELLY. (Trans. & C.) Amends Act 5136, to authorize securing of caravaning permit at Department of Motor Vehicles stations at state boundary line.

A.B. 2199—KELLY. (P. U. & C.) Amends Act 6391, Sec. 17332, P. U. C., re public utilities districts.

Corrects erroneous reference to "petition" in proceedings to annex territory to a public utility district, by changing to "resolution."

A.B. 2200—BELOTTI. (Mun. & C. G.) Amends Sec. 28132, Gov. C., to change compensation of auditor of Mendocino County from \$6,000 to unspecified amount.

A.B. 2201—BELOTTI. (Mun. & C. G.) Amends Sec. 28124, Gov. C., to change compensation of auditor of Humboldt County from \$6,000 to unspecified amount.

A.B. 2202—CONRAD. (Elec. & Reap.) Amends Sec. 503, Elec. C., re creation of election precincts by board of supervisors, making no substantive change.

A.B. 2203—CONRAD. (Elec. & Reap.) Amends and adds various Secs., Elec. C., re consolidation of elections.

Provides that question or proposition to appear on consolidated election ballot shall not exceed 175, rather than 100, words. Provides that resolution requesting consolidation may be adopted and filed prior to adoption of the measure calling the election, in which case the latter must be adopted at least 45 days before the election.

Provides that where territorial or precinct boundaries do not fully coincide, and several elections are being held in such areas, then such elections may be consolidated as to all precincts which are the same for both elections. Provides also for consolidation where a single precinct established for one election lies entirely within a single precinct established for the other election, but polling place established for any such precinct must be within all territories within which any consolidated elections are called and separate ballots must be furnished voters who reside outside the territory within which one of the elections is called.

Deletes requirements that authority of the board of supervisors to canvass election returns appear in the ordinance or notice calling or consolidating the election. Provides that when such authority is given, canvass may be made by the county clerk when the board of supervisors so orders, or by the registrar of voters if he is required to make the canvass.

Allows counting of absent voters' ballots during longer period of time whenever period of time within which such ballots shall be received differs from another such period provided for another election, and said elections are consolidated and only one form of ballot is used for both.

Provides that where precincts, polling places or officers must be described in a measure pertaining to any election, and such election is consolidated with another, such measure need not describe such information pertaining to the territory affected by the consolidation, but may instead state that precincts, polling places, and election officers shall be the same as provided for such other election, in which case the measure shall refer to the similar measure setting forth such information with regard to the other election. Provides that such reference need not be made in case of an election consolidated with a state-wide election.

A.B. 2204—CONRAD. (Elec. & Reap.) Amends Sec. 2603, Elec. C., re elections, making no substantive change.

A.B. 2205—CONRAD. (Elec. & Reap.) Amends Sec. 4532, Elec. C., re candidate's election campaign statements, making no substantive change.

A.B. 2206—CONRAD. (Elec. & Reap.) Amends Sec. 4801, Elec. C., re filing of statements of receipts and expenses re expenditures made for or against measures, making no substantive change.

A.B. 2207—LINCOLN AND OTHERS. (Jud.) Adds Sec. 1174a, C. C. P., re actions in forcible entry or detainer, to provide that court shall add as part of costs in any such action in any judgment recovered by plaintiff, reasonable attorney's fee as determined by court.

A.B. 2208—LINCOLN AND OTHERS. (Jud.) Adds Sec. 1861b, Civ. C., re rights of keepers of apartment houses, apartments, cottages, or bungalow courts, to provide that they have right to bar entry of any tenant or guest for protection of their statutory lien.

A.B. 2209—LINCOLN AND OTHERS. (Jud.) Amends Sec. 1861a, Civ. C., re statutory lien of keepers of apartment houses, apartments, cottages, or bungalow courts, to make section applicable to all such establishments, rather than to just furnished ones.

A.B. 2210—LINCOLN, SAMUEL R. GEDDES, AND MASTERSON. (Jud.)
Amends Sec. 1946, Civ. C., re termination of tenancies.

Makes present provisions allowing termination of tenancies from month to month by either party giving at least 30 days' written notice at any time, applicable to such tenancies only when they are oral, and provides that notice is effective 30 days from receipt thereof.

Requires court to add reasonable attorney's fee to costs in any judgment recovered by plaintiff if notice is not given as required in section and action is based on failure to give such notice.

A.B. 2211—LINCOLN AND OTHERS. (Mun. & C. G.) Amends Secs. 6640 and 6641, S. & H. C., re payment of assessments represented by bonds under Improvement Act of 1911.

Authorizes treasurer of city or county to extend time for first payment of principal or interest on unpaid assessment for 30 days without affecting due date of subsequent payments and without penalty for delinquency.

A.B. 2212—LINCOLN, SAMUEL R. GEDDES, AND RUMFORD. (Jud.)
Amends Act 1880, the Municipal and Justice Court Act of 1949, re sick leave and vacation of municipal court officials.

Provides that officers, employees and attaches of municipal courts are entitled to same vacation and sick leave as provided for other county employees.

A.B. 2213—LINCOLN AND SAMUEL R. GEDDES. (Mun. & C. G.) Amends Sec. 53050, Gov. C., re liability for injury to person or property resulting from dangerous or defective condition of public property of local agency.

Excludes from definition of public property sidewalk constructed within right of way of public street or highway in unincorporated territory of county.

A.B. 2214—LINCOLN AND OTHERS. (Fin. & Ins.) Amends Sec. 11738, Ins. C., re refunds under participating workmen's compensation insurance policies.

Requires refunds to be in conformity with plan or basis not unfairly discriminatory as applied to participating policyholders in same classification for dividend or refund purposes; but permits payment of uniform dividends or refunds to all participating policyholders, establishment of reasonable classifications for dividend or refund purposes, and treatment of group policy as single policy for dividend classification purposes.

A.B. 2215—LINCOLN AND OTHERS. (Fin. & Ins.) Adds Sec. 11656.6, Ins. C., re group workmen's compensation insurance.

Authorizes insurer to issue workmen's compensation policy insuring organization or association of employers as group for promotion of group safety education and safety engineering programs.

A.B. 2216—ELLIOTT. (C., P., & P. W.) Adds Sec. 26102.6, Gov. C., re use of fund established by board of supervisors for advertising county.

Provides that no portion of such fund can be used by Chamber of Commerce for political purposes or to influence legislation.

A.B. 2217—ELLIOTT. (Mun. & C. G.) Adds Sec. 26102.5, Gov. C., re use of fund established by board of supervisors for advertising county.

Requires chamber of commerce to submit itemized schedule of intended use prior to receiving any portion of such fund and, at end of fiscal year, to submit statement of expenditures. Requires county auditor to audit such expenditures.

A.B. 2218—COOKE. (Mil. Aff.) Amends Sec. 389, M. & V. C., to include employees of University of California as employees eligible for temporary military military leave of absence.

A.B. 2219—HAHN AND OTHERS. (Rev. & Tax.) Adds Sec. 256.5, R. & T. C., re "church exemption" for property tax purposes.

Provides for automatic allowance without additional filing of affidavit for years following any year in which affidavit is filed and exemption allowed, unless conditions for allowance no longer exist or assessor specifically requests affidavit.

A.B. 2220—SHAW. (C. S. & S. P.) Adds Sec. 19635, Gov. C., re state civil service.
See digest of S.B. 1051, apparently identical.

A.B. 2221—SHAW. (Mun. & C. G.) Adds Sec. 31679.2, Gov. C., re minimum pensions payable by county employees' retirement systems to members retired on or after October 1, 1949, and prior to September 22, 1951.

Increases pensions payable for time commencing on its effective date to persons theretofore retired with credit for prior service after attaining compulsory age to amount they would be if Sec. 31679, Gov. C., as in effect on effective date, had been in effect on date of retirement. 1951 legislation amended Sec. 31679 to provide for minimum annual retirement allowances of \$1,200 for persons retiring with credit for prior service after attaining compulsory age of retirement, and Sec. 31679.1, Gov. C., increased allowances of persons retired prior to October 1, 1949, to amount they would be if Sec. 31679 as amended by 1951 legislation had been in effect at time of their retirement. Thus this bill provides same minimum retirement allowances to persons retired on or after October 1, 1949, and prior to September 22, 1951, that 1951 legislation provides for persons retired prior to and after time covered by bill.

A.B. 2222—SHAW. (Rev. & Tax.) Adds Pt. 3.5, Div. 2, R. & T. C., the Highway Users Tax Law.

Imposes tax on privilege of operating motor vehicle of unladen weight of 6,000 lbs. at following rates: passenger, 7 mills per mile; freight, 1 cent per mile.

Excludes operation of vehicle propelled by fuel included in measure of gas tax.

Provides tax is in lieu of diesel fuel tax.

State Board of Equalization to administer.

Revenue appropriated for payment of refunds or transfer to Highway Users Tax Fund.

To take effect immediately, tax levy, but operative July 1, 1953.

A.B. 2223—SHAW. (Fin. & Ins.) Amends Act S780d, the Unemployment Insurance Act, re unemployment compensation benefits.

Provides individual enrolled in and regularly attending school, university, college during any week he claims benefits is deemed available for work if he is actively seeking and willing to accept part-time work.

A.B. 2224—COLLINS. (Ed.) Amends Act 7965, re lands and buildings of San Francisco State College.

Requires money received from sale of said lands to be deposited in State College and Special Schools Building and Improvement Fund, which is created, rather than in San Francisco State College Building and Improvement Fund, and transfers balance of latter fund to former whose balance in turn is made available without regard to fiscal years.

Deletes reference to San Francisco State College in provisions authorizing grading, fencing and improvements of sites, the construction of buildings, and the purchase of furniture, fixtures and equipment, and makes them applicable to state colleges and special schools generally.

A.B. 2225—ALLEN AND HANSEN. (Soc. Wel.) Adds Art. 3.5, Ch. 1, Pt. 2, Div. 2, W. & I. C., re responsible relatives of needy children.

Imposes upon each of following persons duty to support or contribute to support of needy child, and to reimburse county granting aid to child for aid granted, to extent of his financial ability to do so: father; mother; spouse of father or mother, if living in same home in which child is living; grandfather; grandmother.

Gives county claim against estate of deceased responsible relative for reimbursement of all aid granted to recipient, such claim to have same priority as judgment against such estate.

Provides that upon failure of relative to contribute, and upon demand of board of supervisors of county granting aid, district attorney or other civil legal officer of county shall bring action in superior court to enforce liability. Provides that sums recovered are to be credited to county, State, and Federal Government in proportion to amount that each contributed to aid granted. Provides that if district attorney or other civil legal officer determines that action should not be brought, report of his findings and reasons is to be made to board of supervisors.

- A.B. 2226—ALLEN. (Trans. & C.) Adds Sec. 752.5, Veh. C., re admissibility of evidence obtained by electronic timing device.

Provides evidence secured through use of any such device is admissible in any prosecution for violation of any traffic law involving speed of vehicle.

- A.B. 2227—ALLEN. (Trans. & C.) Amends Secs. 750 and 752, Veh. C., re color of California Highway Patrol vehicles.

See digest of S.B. 403, apparently identical.

- A.B. 2228—ALLEN. (Mun. & C. G.) Adds Art. 5.5, Ch. 3, Pt. 3, Div. 5, H. & S. C., re revenue bonds for county sanitation districts.

See digest of S.B. 1138, apparently identical.

- A.B. 2229—ALLEN. (Rev. & Tax.) Amends various secs., R. & T. C., re personal income and bank and corporation taxes.

Makes unspecified changes in rates.

To take effect immediately, tax levy.

- A.B. 2230—ALLEN (By Request). (Ind. R.) Amends Sec. 1685, Lab. C., re labor contractors.

Qualifies present prohibition against granting labor contractor's license to person who proposes to or does sell intoxicating liquors in building or on premises where he proposes to or does operate as contractor, by excepting person selling beer.

- A.B. 2231—ALLEN (By Request). (G. O.) Amends Act 3796, the Alcoholic Beverage Control Act, re sale of beer.

Prohibits beer manufacturer or beer and wine wholesaler from selling to retail licensee beer bottled under private label exclusively for particular retail licensee or particular group or association of retail licensees.

- A.B. 2232—ALLEN (By Request). (G. O.) Amends Act 3796, the Alcoholic Beverage Control Act, to provide for beer wholesaler's licenses and wine wholesaler's licenses, instead of beer and wine wholesaler's licenses.

- A.B. 2233—ALLEN (By Request). (G. O.) Amends Act 3796, the Alcoholic Beverage Control Act, re tied-house restrictions.

Prohibits manufacturer, wine grower, manufacturer's agent, rectifier, distiller, bottler, importer, or wholesaler, or any officer, director, or agent thereof, from holding ownership, directly or indirectly, of any interest in any off-sale, in addition to on-sale, license.

- A.B. 2234—CHARLES W. LYON. (C. P. & P. W.) Repeals Ch. 2, Div. 5, Title 1, Gov. C., re requirements and limitations on subletting of contracts or portions of contracts for public works.

- A.B. 2235—CHARLES W. LYON. (Jud.) Adds Sec. 274f, C. C. P., establishing fee of \$25 per day for official reporters and official reporters pro tempore in Los Angeles County municipal courts in absence of conflicting statutes.

- A.B. 2236—COLLINS AND OTHERS. (Ind. R.) Amends Sec. 3078, Lab. C., re apprenticeship agreements.

Changes requirement that apprentices shall be instructed in related and supplemental instruction for not less than 144 hours per year to require such instruction for unspecified period.

- A.B. 2237—SMITH AND OTHERS. (Ed.) Amends Sec. 8253, Ed. C., re instruction on nature of alcohol and narcotics and their effects upon the human system.

Requires giving of such instruction at appropriate grade level rather than in all grades.

- A.B. 2238—SMITH AND OTHERS. (Jud.) Amends Sec. 11714, H. & S. C., re narcotic violations.

Makes use of any person, rather than a minor, in unlawful handling of narcotics, and sale to any person, rather than to a minor, a felony subject to prescribed penalties.

A.B. 2239—SMITH AND OTHERS. (Jud.) Amends Sec. 1325, Pen. C., re privileges of witnesses.

Requires witnesses to testify and extends immunity against prosecution to such witnesses in actions in which defendant is charged with felony under Health and Safety Code respecting narcotics violations.

A.B. 2240—SMITH AND OTHERS. (Jud.) Amends Sec. 5360, W. & I. C., re juvenile drug addicts.

Authorizes court to order discharge of person who has been detained in state hospital for period of 3, rather than 8, months, after commitment for drug addiction, whenever superintendent of such hospital certifies that person has been sufficiently treated, or gives other adequate and sufficient reason. Deletes provision requiring Director of Institutions to certify to such facts, in addition to superintendent.

A.B. 2241—SMITH AND OTHERS. (Trans. & C.) Amends Sec. 304, Veh. C., re revocation of driver's license.

Requires Department of Motor Vehicles to revoke driver's license of person convicted of illegally possessing, selling, or transporting narcotics.

A.B. 2242—SMITH AND OTHERS. (Jud.) Amends Sec. 11715.6, H. & S. C., re convictions for narcotics violations.

Prohibits probation or suspended sentence to anyone convicted of unlawful possession or handling of narcotics without prescription.

A.B. 2243—SMITH AND OTHERS. (Jud.) Amends, adds, and repeals various secs., H. & S. C., re illegal narcotics.

Expands provisions for narcotics violations to include arranging or negotiating to handle, associating with violators or being present where narcotics are found, possession of paraphernalia, or associating with possessor of or being present where paraphernalia found, abetting minors, substituting false substance for a narcotic, refusal to handle after accepting payment.

Prohibits any use or handling of heroin.

Increases penalties, prohibits parole until minimum sentence served, and prohibits probation or suspended sentence for repeat offenders.

Exempts peace officers in performance of duties.

Provides that prior conviction of any felony subjects person convicted of narcotics felony to penalty for repeat offender, and that all narcotics sentences run consecutively.

Adds to offenses for which deportation recommended.

Provides for hospital treatment of convicted addicts, and adds year probation to sentence.

A.B. 2244—SMITH AND OTHERS. (Jud.) Amends Secs. 11712, 11713, and 11714, H. & S. C., amends Sec. 1203, Pen. C., re penalties for narcotics violations.

Increases terms of imprisonment for narcotics violators, makes all violations felonies, and prohibits granting parole or probation.

A.B. 2245—SMITH AND OTHERS. (Jud.) Adds Sec. 11501, H. & S. C., re possession of narcotics.

Establishes possession of narcotics as prima facie evidence of transporting, selling, furnishing, administering, giving away or offering to do so.

A.B. 2246—SMITH AND OTHERS. (Jud.) Adds Art. 6, Ch. 7, Div. 10, H. & S. C., to provide for registration of persons convicted of narcotics violations.

A.B. 2247—SMITH AND OTHERS. (Jud.) Repeals 11715.6, H. & S. C., re suspension of sentence for narcotics offenders.

Repeals provision which prohibits granting of probation or suspension of sentence for specified narcotics offenders.

A.B. 2248—SMITH AND OTHERS. (Jud.) Amends Sec. 11722, H. & S. C., re suspension of sentence of narcotics addicts.

Repeals provision which prohibits granting of probation or suspension of sentence to narcotic addicts.

A.B. 2249—THOMAS. (Ind. R.) Amends Sec. 200, Lab. C., re payments of wages.

Adds to definition of "wages" in chapter governing time and manner of payment, provision that it includes earnings of fishermen working on share basis who do not own any part of boat.

A.B. 2250—THOMAS. (P. U. & C.) Adds Sec. 1038, P. U. C., re rest stops by passenger stages.

Requires passenger stage to make rest stops at adequately equipped rest stations at intervals not to exceed 2 hours and 45 minutes of travel, such stops to be for period of not less than 5 minutes.

A.B. 2251—HANSEN AND OTHERS. (Agr.) Amends Sec. 802, Ag. C., re grapes.

Provides that as alternative to testing 16 percent soluble solids Cardinal grapes may test 15 percent soluble solids if juice contains soluble solids equal to or in excess of 25 parts to every part of acid.

A.B. 2252—HANSEN AND ERNEST R. GEDDES. (Fin. & Ins.) Adds Sec. 9080.3, Ins. C., re exemption of religious organizations from fire insurance laws.

Exempts religious organizations engaging in business of writing fire insurance solely for members on effective date of act, and which has been doing so continuously since January 1, 1925, from fire insurance laws.

A.B. 2253—HANSEN. (Rev. & Tax.) Amends Sec. 6359, R. & T. C., providing for exemption of sale, use, storage or other consumption of candy and confectionery from sales and use taxation.

A.B. 2254—HANSEN. (L. & D.) Amends Sec. 452, Ag. C., re manufacturing milk, making no substantive change.

A.B. 2255—HANSEN. (L. & D.) Amends Sec. 451, Ag. C., re milk and milk products, making no substantive change.

A.B. 2256—HANSEN. (L. & D.) Amends Sec. 736.10, Ag. C., re authority and duty of Director of Agriculture to prescribe and enforce minimum wholesale and retail fluid milk and cream prices, making no substantive change.

A.B. 2257—HANSEN. (L. & D.) Amends Sec. 625, Ag. C., re definition of milkfat, making no substantive change.

A.B. 2258—HANSEN. (L. & D.) Amends Sec. 638, Ag. C., re milk products, making no substantive change.

A.B. 2259—HANSEN. (Agr.) Amends Sec. 796.2, Ag. C., re citrus fruit to recast language, making no substantive change.

A.B. 2260—HANSEN, KELLY, AND CLARKE. (Agr.) Amends Sec. 829.2, Ag. C., re standard containers for fruit, nuts, and vegetables.

Deletes containers numbered 17, 18, and 18A from those specified for fresh peaches.

A.B. 2261—CHARLES W. LYON AND OTHERS. (G. O.) Amends, adds various secs. Gov. C., re rights and status in State Employees' Retirement System of Alcoholic Beverage Control Act enforcement personnel of the State Board of Equalization.

Establishes in State Employees' Retirement System new category of state membership designated beverage control members consisting of State Board of Equalization employees actively engaged in enforcement of Alcoholic Beverage Control Act, now included within category of State miscellaneous members. Gives beverage control members same rights, status, and obligations now had by wardens and forestry members, including reduced ages of voluntary and mandatory retirement, increased retirement and death benefits, and increased member and state contributions, except that mandatory age is to continue at age 70 until 1958, thereafter reduced to age 65. Permits beverage control members to have service prior to establishment of such category counted as beverage control service if they make up deficiency in contributions.

Increases benefits payable by State Employees' Retirement System for time after its effective date to retired persons who would have been beverage control members of system if such category had existed at time of their retirement to amount they would be if bill had been in effect at time of their retirement.

A.B. 2262—SMITH. (Mun. & C. G.) Amends Secs. 5853 and 19290, S. & H. C., re creation and alteration of city boundaries.

Deletes provision that when part of county maintenance district or highway lighting district is included within city, district shall continue in existence, and provides that when part of such district is included within city it shall be withdrawn from district and property and current taxes of district apportioned between city and portion of district remaining on basis of assessed valuation.

A.B. 2263—SMITH. (Jud.) Amends Sec. 721, W. & I. C., re juvenile court petitions.

Eliminates necessity of investigation by probation officer of, and his consent to filing of, petitions to declare minors free from custody and control of their parents.

A.B. 2264—EVANS AND OTHERS. (W. & M.) New act, re Sixth District Agricultural Association.

Appropriates 3 million dollars to 6th District Agricultural Association for acquisition of land and construction of parking facilities for purposes of association, and provides for repayment by association of sums expended therefrom, out of net returns from operation of property acquired thereunder.

Prohibits diversion of property under control of association and used for housing, until State Housing Commissioner certifies that area no longer has housing shortage.

A.B. 2265—EVANS AND OTHERS. (W. & M.) New act, to provide for construction of a scientific and technical museum in Exposition Park, Los Angeles.

Appropriates \$50,000 to Department of Finance for such construction.

Prohibits expenditure therefrom unless governing board is established to supervise construction and operation of museum and plans for construction have been approved by department, and until matching funds are made available to governing board from other than state sources.

Provides that museum is under control of County of Los Angeles subject to arrangements county makes with local committees or organizations.

A.B. 2266—EVANS. (C., P., & P. W.) Amends Sec. 670, S. & H. C., to authorize Department of Public Works to issue permits for placing of courtesy advertising benches at bus stops on state highways.

A.B. 2267—EVANS. (Trans. & C.) Amends Act 5136, re permits for caravanning of vehicles.

See digest of S.B. 1871, apparently identical.

A.B. 2268—EVANS. (Trans. & C.) Repeals Act 5136, re regulation of caravanning of motor vehicles.

A.B. 2269—EVANS. (Trans. & C.) Amends Act 5136, re regulation of caravanning of motor vehicles.

Exempts from act, transportation of motor vehicles between points within State, rather than between points within Southern California zone or between points within Northern California zone, but requires such vehicles to be transported on wheels and to be registered and licensed in State.

A.B. 2270—EVANS. (Trans. & C.) Amends Act 5136, re regulation of caravanning of motor vehicles.

Requires Department of Motor Vehicles to give manufacturer, transporter of, or dealer in, vehicles who is certified or licensed by State 5 days' written notice of violation before seizing vehicle or vehicles; and gives such manufacturer, transporter, or dealer, 5 days from date of mailing said notice to furnish proof that he has paid for caravanning permit or to pay fee and penalty.

- A.B. 2271—EVANS. (Trans. & C.) Amends Secs. 205 and 375, Veh. C., re special license plates.

Permits manufacturer or dealer owning vehicles which are otherwise subject to registration to move such vehicles upon highways for his business purposes without registering such vehicles if special plates are displayed and prescribed fees paid.

Provides special license plates issued to manufacturers or dealers for prescribed uses of vehicles owned by them without requiring registration therefor are issued in lieu of all other registration or license fees.

Increases fees for special plates issued to manufacturers, transporters and dealers from \$5 to \$6 for first set of such plates where no investigation is necessary or upon annual renewal, and from \$3 to \$6 for each additional set of plates.

- A.B. 2272—EVANS. (Ind. R.) Adds Sec. 1771.5, Lab. C., re per diem wages for labor performed on legal holidays on public works.

Provides for determination of wages by local agreements independently of contract.

- A.B. 2273—BURKE. (Trans. & C.) Adds Sec. 672.5, Veh. C., re equipment of vehicles.

Requires motor truck having unladen weight in excess of 8,000 pounds and tractor having unladen weight of 6,000 pounds to be equipped with at least 1 fire extinguisher meeting prescribed standards.

- A.B. 2274—STANLEY (By Request). (G. E. & E.) Amends Secs. 5536 and 5537 and repeals Sec. 5501, B. & P. C., re practice of architecture.

Revises provisions prohibiting advertising or representing oneself as architect unless licensed as such, and requiring disclosure of nonlicensed status by person making plans and drawings for others.

- A.B. 2275—STANLEY (By Request). (G. E. & E.) Adds Sec. 6743.5, B. & P. C., re individual or association practicing civil engineering.

Provides that individual or association which engages services of civil engineer, shall not be considered as practicing civil engineering.

- A.B. 2276—COOLIDGE. (Pub. H.) Amends Sec. 4002, H. & S. C., re delivery of ice.

See digest of S.B. 1049, apparently identical.

- A.B. 2277—COOLIDGE. (Jud.) Adds Sec. 28726, H. & S. C., re violations of frozen food laws.

Makes violation of provisions of Frozen Food Locker Plant Act of 1951 misdemeanor punishable by \$25 to \$500 fine or up to 6 months imprisonment, or both.

- A.B. 2278—COOLIDGE. (Pub. H.) Amends and repeals various secs., H. & S. C., re licensing and regulation of cold storage plants.

See digest of S.B. 1098, apparently identical.

- A.B. 2279—SMITH. (G. E. & E.) New act, re study of highway transportation problems of State.

Creates California Highway and Transportation Study Commission, composed of Governor, Director of Public Works, Director of Finance, 3 members of Assembly, and 3 members of Senate, and prescribes its powers and duties. Existence of commission to terminate June 30, 1957.

Requires commission to study and investigate over-all highway transportation problems of State as outlined by prospectus submitted to Legislature by Institute of Transportation and Traffic Engineering of University of California, and to report to Legislature at each regular session.

Appropriates \$1,000,000 for expenses of commission.

- A.B. 2280—SMITH. (Jud.) Amends Sec. 79.19, C. C. P., to change annual salary of superior court judge for Los Angeles from \$16,750 to unspecified amount.

A.B. 2281—DONALD D. DOYLE AND MASTERSON. (C. P., & P. W.) New act, re construction of toll bridge or crossing across Carquinez Straits parallel to Carquinez Bridge.

Consents to construction of such bridge or crossing and necessary modification and improvement of existing bridge by Department of Public Works, and to issuance of revenue bonds in unspecified amount by California Toll Bridge Authority for such purposes, all in accordance with California Toll Bridge Authority Act.

A.B. 2282—DONALD D. DOYLE AND MASTERSON. (Mun. & C. G.) Amends Sec. 374, S. & H. C., re description of State Highway Route 74.

Adds to said route, Martinez to southern ferry wharf of Benicia Ferry.

A.B. 2283—DONALD D. DOYLE AND SAMUEL R. GEDDES. (G. E. & E.) New act, consenting to acquisition by Department of Public Works of ferry system across Carquinez Straits between Benicia and Martinez.

A.B. 2284—LEVERING AND OTHERS. (Ind. R.) Adds Ch. 1.5, Pt. 3, Div. 2, Lab. C., re right to work.

Provides every person has right to refuse to become or remain member of labor organization and makes it unlawful to interfere with this right.

A.B. 2285—SHAW. (C. S. & S. P.) Adds Sec. 19585.5, Gov. C., re state civil service.

See digest of S.B. 1049, apparently identical.

A.B. 2286—SHAW. (C. S. & S. P.) Adds Sec. 19574, Gov. C., re state civil service.

See digest of S.B. 1053, apparently identical.

A.B. 2287—SHAW. (C. S. & S. P.) Adds Sec. 19575.5, Gov. C., re state civil service.

See digest of S.B. 1052, apparently identical.

A.B. 2288—PATTERSON. (Pub. H.) Amends and repeals various secs., H. & S. C., re release and transportation of dead bodies.

Makes failure to release dead body upon written authorization signed by any person entitled to custody a misdemeanor.

Repeals detailed provisions regulating the transportation of diseased bodies; requires that bodies of persons who died from any cause shall be embalmed and enclosed in casket before they can be transported by common carrier.

A.B. 2289—PATTERSON. (Pub. H.) Amends and repeals various secs., H. & S. C., re release and transportation of dead bodies.

See digest of A.B. 2288, apparently identical.

A.B. 2290—PATTERSON. (Pub. H.) Amends Secs. 8961 and 8961.3, H. & S. C., to remove restrictions requiring public cemetery districts to bury in ground, and to permit districts to acquire and maintain mausoleums and construct additions for crypt entombment.

A.B. 2291—DAVIS. (Jud.) Amends Sec. 79.25, C. C. P., to increase compensation of superior court judge of Modoc County from \$10,250 to \$11,000.

A.B. 2292—LINDSAY AND OTHERS. (L. & D.) Amends Sec. 1083, Ag. C., re toxic or poisonous feed for livestock.

Requires that feed for livestock which would be toxic or poisonous if consumed in any quantities shall be so labeled.

A.B. 2293—LINDSAY. (Trans. & C.) Amends Sec. 704, Veh. C., re axle weight limits.

Provides when person is charged with violating axle and wheel weight provisions, court may dismiss proceedings if it appears that total gross weight of vehicle and its load does not exceed maximum gross weight limitations for vehicle and load.

- A.B. 2294—LINDSAY. (M. O., & M. I.) Adds Ch. 2.5, Div. 2, P. R. C., re stockpiling of essential minerals.

Authorizes Division of Mines to purchase and stockpile minerals needed by Federal Government at cost but not in excess of price established by Federal Government. Authorizes sale at best obtainable price to any market in United States after notice from Federal Government that any mineral stockpiled is no longer needed for national defense.

Creates Essential Minerals Stockpile Fund for use in carrying out provisions of Chapter and appropriates \$250,000 thereto from General Fund.

To take effect immediately, urgency measure.

- A.B. 2295—LINDSAY AND DAVIS. (F. & G.) Amends and repeals various secs., F. & G. C., and Ch. 745, Stats. 1949, re taking deer with bow and arrow.

Substitutes for special 10-day season ending 3 days before regular season, season prescribed by Fish and Game Commission ending at least 3 days before regular season. Deletes provisions for special archery deer tags and requires regular deer tags. Repeals obsolete provision re operative date of Ch. 745, Stats. 1949.

- A.B. 2296—DILLS AND OTHERS. (C., P., & P. W.) Adds Secs. 84 and 85, S. & H. C., re budgets of California Highway Commission.

Requires commission to submit annual report and proposed budget to Governor and Legislature, to include proposed expenditure for maintenance and construction for ensuing year, for inclusion in Budget Bill as item of appropriation for state highways. Requires inclusion in report of statement of reasons for increases or other changes in budget of year immediately preceding.

- A.B. 2297—CHARLES W. LYON AND OTHERS. (Jud.) Amends Act 4475, re officers and attaches of municipal courts in Los Angeles County, making no substantive change.

- A.B. 2298—CHARLES W. LYON AND OTHERS. (Jud.) Amends Act 4475, Ch. 1420, Stats. 1951, re number, compensation and duties of officers and attaches of Los Angeles municipal courts, making various specified and unspecified changes.

- A.B. 2299—CHAPEL AND OTHERS. (Jud.) Amends Sec. 16902, B. & P. C., re fair trade contracts.

Waives sales price provisions of fair trade contract where vendor fails to enjoin sales at different prices by others within 15 days after notice of such sales by the contracting vendee.

- A.B. 2300—STEWART. (G. E. & E.) Repeals Sec. 5538, B. & P. C., re persons furnishing plans, drawings, specifications, instruments of service or data re store front and interior work and alterations.

Abolishes provision excepting such persons from application of laws regulating practice of architecture.

- A.B. 2301—STEWART. (G. E. & E.) Adds Sec. 5541, B. & P. C., re enforcement of provisions governing practice of architecture.

Authorizes Attorney General to institute injunction in superior court against person violating such provisions upon recommendation of Board of Architectural Examiners.

- A.B. 2302—STEWART. (G. E. & E.) Amends Sec. 5516, B. & P. C., re practice of architecture.

Provides for compensation of \$25 per diem for members of California State Board of Architectural Examiners.

- A.B. 2303—EVANS (By Request). (Pub. H.) Amends Act 4811, re the practice of chiropractic.

Defines chiropractic, practice of which is authorized by license, as science of determination and adjustment of articulations or joints of body, especially spine, to relieve pressure on impinged nerves which may cause pain or deranged bodily functions.

Makes aiding or abetting, as well as use of fraud, in procuring license, practice under false name, or personation of another practitioner cause for refusal to grant, or the suspension or revocation of license.

Deletes provision requiring annual renewal of license, and annual 16 hours post graduate study.

Provides for submission of measure to electors for approval.

A.B. 2304—TOMLINSON. (Mun. & C. G.) Adds Ch. 9, Title 5, Div. 2, Pt. 1, Gov. C., re notice of formation of special assessment districts.

Authorizes public utilities owning property assessed by State to file statement with county assessor and county clerk requesting that notices of all proceedings for formation of special assessment districts affecting such property be mailed to them, and requires such notices to be mailed accordingly, as specified.

A.B. 2305—FLEURY. (Fin. & Ins.) Adds Secs. 7615 and 7616, Fin. C., re inspection of books of, and stockholders' suits against, building and loan associations.

Provides for inspection of books by stockholders after hearing and approval by commissioner.

Provides for suits against association by stockholders fulfilling prescribed requirements.

A.B. 2306—FLEURY AND NIELSEN. (Mun. & C. G.) Amends Sec. 33706, H. & S. C., re financing of community redevelopment.

Requires description of proposed method of financing redevelopment project to include any proposed pledge of revenues.

A.B. 2307—LINCOLN AND OTHERS. (Soc. Wel.) Adds Div. 4.5, II. & S. C., re aged and infirm persons.

Prescribes powers and duties of Department of Public Health with respect to aid to counties for construction of hospital facilities for care of such persons.

Provides that state funds used to render such aid shall be matched by county funds.

Provides that county is not eligible for such aid unless proposed facilities are affiliated with county general hospital and plans for their construction, operation, and management are approved by department.

Appropriates unspecified amount to department, 5% for administration, and balance for allocation to counties.

A.B. 2308—FLEURY. (Jud.) Amends, adds, and repeals various secs., Gov. C., and amends and adds various secs., C. C. P., re judicial departments.

Makes technical and clarifying changes.

Provides that district court of appeal may direct clerk of court to provide suitable quarters for court and attaches if not provided by State, to be paid out of State Treasury.

Requires that justice of district court of appeal have been for five years citizen of United States and resident of State, and admitted to practice before Supreme Court.

Requires clerk of district court of appeal to administer oaths for verification of claims against State without charge, and in other cases to charge fees as prescribed by law for notaries public.

Deletes fee for certificate of admission of attorney.

A.B. 2309—MORRIS. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re unemployment insurance.

To requirement that to be eligible for any week's benefits individual must have made effort to seek work on his own, adds provision that evidence of effort shall be submitted each week by affidavit which gives specified information of each attempt to secure work.

A.B. 2310—McFALL. (Mun. & C. G.) Amends Secs. 14258.5, 14540, and 14813, H. & S. C., re annexation of portions of fire protection districts.

Excepts portion of district which is annexed to a city which is entirely or partly within the district, from provision which excludes from the district any portion which is included within a city.

A.B. 2311—ERNEST R. GEDDES AND OTHERS. (G. E. & E.) Amends Act 4480, the Los Angeles Metropolitan Transit Authority Act, re the Los Angeles Metropolitan Transit Authority.

See digest of S. B. 1258, apparently identical.

A.B. 2312—STEWART. (Pub. H.) Amends Sec. 19080, B. & P. C., to eliminate labeling requirement of persons processing felt.

A.B. 2313—BULEN. (L. & D.) Amends Sec. 445, Ag. C., re dairying, making no substantive change.

A.B. 2314—BULEN. (Elec. & Reap.) Amends Act 9127a, the Water Conservation Act of 1927, making certain changes in water conservation district election procedures, and allowing appointment of sole nominees for office and abandonment of elections in such case.

A.B. 2315—BULEN AND CASEY. (Mun. & C. G.) Amends Sec. 65122, Gov. C., re county planning commissions.

Provides that commission dealing only with unincorporated areas shall be composed exclusively of residents of such areas of county, and if commission covers both unincorporated and incorporated areas, members shall be selected so as to provide adequate rural representation.

A.B. 2316—BULEN. (C., P., & P. W.) Adds Sec. 7079, Wat. C., permitting landowner to inspect water wells on adjacent land if he reasonably believes it extends beneath his own property.

A.B. 2317—BULEN. (L. & D.) Amends Sec. 337.5, Ag. C., re livestock, making no substantive change.

A.B. 2318—BULEN. (L. & D.) Amends Sec. 447, Ag. C., re compilation and publication of milk and dairy products statistics by Director of Agriculture, making no substantive change.

A.B. 2319—BULEN. (L. & D.) Amends Sec. 370.4, Ag. C., re hide and brand inspection to clarify language, making no substantive change.

A.B. 2320—LINCOLN. (G. O.) Amends Act 3796, the Alcoholic Beverage Control Act, re sale of distilled spirits.

Prohibits sale of brand of distilled spirits by retailer at price wherein retailer's tax-paid cost or tax-paid replacement cost exceeds 80% of his selling price. Exempts close-out sale. Defines "close-out sale" and "tax-paid cost" or "tax-paid replacement cost."

A.B. 2321—DONALD D. DOYLE AND MASTERSON. (Ed.) Amends Sec. 10503, Ed. C., re courses of instruction in public schools.

See digest of S.B. 1886, apparently identical.

A.B. 2322—BRADLEY. (Pub. H.) Adds Sec. 18110, H. & S. C., re gas appliances.

Makes provisions regulating use of gas appliances in motels in unincorporated areas, applicable to motels in all parts of State.

A.B. 2323—BRADLEY. (Fin. & Ins.) Adds Sec. 5407.5, Lab. C., re workmen's compensation.

Limits to 12 months from date of injury period for commencement of proceedings for reduction of compensation because of serious and wilful misconduct of employee.

A.B. 2324—BRADLEY. (Fin. & Ins.) Amends Sec. 4553, Lab. C., re workmen's compensation.

Provides serious and wilful misconduct of any person acting for employer in supervisory capacity will result in one-half increase of compensation otherwise recoverable.

Removes present \$3,750 ceiling on maximum recoverable for serious and wilful misconduct of employer.

A.B. 2325—BRADLEY. (Fin. & Ins.) Amends various Secs., Lab. C., re workmen's compensation.

Removes minimum and maximum limits of "four times the average annual earnings" for disability payment purposes.

For "average annual earnings" computation purposes, increases minimum average weekly earnings figure for both temporary and permanent disability from \$15 to \$20, and increases maximum such figure from \$53.85 in temporary disability cases and \$46.16 in permanent to \$100 in all cases.

Eliminates requirement for taking 95% of weekly earnings in disability cases in computing average weekly earnings within minimum and maximum limits.

Provides where probable earnings at age 21 of employee under 21 cannot be reasonably determined, average weekly earnings shall be taken at \$100, rather than \$46.16.

Provides for use of 75%, rather than 65%, of average weekly earnings in computing temporary total disability payment, and use of 75%, rather than 65%, of weekly loss in wages in computing payment for temporary partial.

Provides where injured employee has total dependents, weekly compensation payable shall be increased \$5 for each dependent.

A.B. 2326—BRADLEY. (Fin. & Ins.) Amends, adds, and repeals various Secs., Lab. C., re workmen's compensation.

Deletes provisions authorizing employee to obtain medical, surgical and hospital treatment at employer's expense only where employer neglects or refuses to furnish, and substitutes others giving employee right from beginning to select own physician from list created by Industrial Accident Commission.

Authorizes Commission to create and change list, and to provide for payment of fees to physicians shown thereon.

A.B. 2327—BRADLEY. (Fin. & Ins.) Amends Sec. 4600, Lab. C., re workmen's compensation.

Requires employer to provide injured employee any training reasonably required to rehabilitate employee.

A.B. 2328—BRADLEY. (Fin. & Ins.) Adds Sec. 4664, Lab. C., re workmen's compensation.

Provides determination of permanent disability and percentage thereof shall be made only after workmen's compensation hearing and issuance of order, award or finding.

A.B. 2329—BRADLEY. (Fin. & Ins.) Amends Secs. 4701 and 4702, Lab. C., re workmen's compensation.

Increases maximum burial expenses on death of any employee from \$400 to \$650. Increases maximum normal death benefit from \$7,000 to \$12,500 and where surviving widow and minor child from \$8,750 to \$16,000.

Increases minimum death benefit in case of total dependency from \$3,000 to \$5,000.

A.B. 2330—BRADLEY. (Fin. & Ins.) Amends Sec. 4903, Lab. C., re workmen's compensation.

In respect to provision allowing lien against compensation for unemployment compensation disability benefits paid under Unemployment Insurance Act, provides where lien claimant has failed to appear by counsel or has not arranged with employee's attorney to represent it, Industrial Accident Commission shall fix reasonable attorney's fee payable out of amount due lien claimant to employee's attorney for services rendered by him in effecting recovery for lien claimant. Authorizes compromise of claim and permits agreement between lien claimant and employee's attorney to represent it. Directs lien claimant to serve and file in proceeding copies of all medical reports in its possession.

A.B. 2331—BRADLEY. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re unemployment disability compensation.

Permits person to receive benefits upon executing consent to allowance of lien against any workmen's compensation temporary disability benefits in favor of unemployment compensation disability carrier, where, pending determination under workmen's compensation law, there is uncertainty whether person is entitled to workmen's compensation temporary disability benefits.

A.B. 2332—BRADLEY. (Fin. & Ins.) Adds Sec. 5314, Lab. C., re workmen's compensation.

Provides for payment of compensation pending hearing to prevent undue hardship or suffering by employee or his dependents where reasonably certain that compensation benefits have accrued or will become payable.

A.B. 2333—BRADLEY. (Fin. & Ins.) Amends Sec. 5405, Lab. C., re workmen's compensation.

Requires employer or insurance carrier who has knowledge of injury to employee to notify latter on rejection or termination of benefits, and at same time inform him of his right to file application with Industrial Accident Commission if dissatisfied. Provides for suspension of running of statute of limitations for commencing compensation proceedings until notice given.

A.B. 2334—BRADLEY. (Fin. & Ins.) Amends Sec. 5801, Lab. C., re workmen's compensation.

In lieu of provision for supplemental award against employer for legal expenses of employee in review proceeding instituted by employer for which there is no reasonable basis and in which employee prevails, provides for supplemental award for employee's legal expenses in any review proceeding, whoever institutes and irrespective of who is successful. In addition, provides for attorney's fee in proceeding before Industrial Accident Commission where award is in favor of employee or his dependent.

A.B. 2335—HAHN AND HOLLIBAUGH. (F. & G.) Adds Sec. 747, F. & G. C., re taking of anchovies.

Prohibits taking of anchovies south of Point Arguello except for bait or human consumption in fresh state.

A.B. 2336—HAHN AND OTHERS. (F. & G.) Amends Sec. 429.6, F. & G. C., re right to take ocean fish from publicly owned piers without sporting fishing license.

Replaces "public pier" with "pier owned, operated, or maintained by the State of California, or by any city, county, or city and county."

Requires department to post piers with notice of fishing rights.

A.B. 2337—BELOTTI AND LINDSAY. (Trans. & C.) Adds Secs. 705.3, 705.5, and 705.7, amends Sec. 710, Veh. C., re vehicle weight limitations.

Provides various weight limitations for logging vehicles and authorizes officer arresting driver of such vehicle for exceeding various weight limitations, to permit to proceed without penalty or removal of excess weight if such excess weight is within various tolerances.

Provides Department of Public Works in issuing permits to transport vehicles and loads of increased size or weight may not issue permits for loads in excess of 25 percent of maximum load weight limitations, nor may it issue permits for trips exceeding 75 miles.

Provides unspecified fee shall be paid to department before permit is issued permitting excess weight load to be transported on highway.

A.B. 2338—LIPSCOMB AND OTHERS. (G. O.) Adds Pt. 10, Div. 3, Title 2, and amends Sec. 15275, Gov. C., and amends Act. 6220, Ch. 1071, Stats. 1947, re creation of Department of General Services.

Creates Department of General Services under control of director appointed by and holding office at pleasure of Governor at annual salary of unspecified amount. Divides department into Divisions of Buildings and Grounds, Architecture, Materiel, Centralized Management Services, and Printing, each in charge of chief appointed by director. Provides that director may arrange and classify work in departments with approval of Governor and may create necessary divisions and subdivisions. Provides that Division of Buildings and Grounds shall supervise and prescribe policies for requisition, utilization, operation, maintenance and repair, and disposal of real property. Divides Division of Materiel into Purchasing Section, Standards and Utilization Section, Stores Section, and Automotive Section. Provides that Division of Centralized Management Services has charge of State Archives and Records Management, Traffic Management, and Communications.

Substitutes Director of General Services for Director of Finance on California State Communications Advisory Board.

A.B. 2339—PORTER AND DUNN. (Ed.) Adds Secs. 1011, 1011.2, 1011.3, Ed. C., re interest of members of governing boards of school districts in contracts made by the boards.

Prescribes circumstances under which contract is not void or voidable and member is not disqualified or guilty of misconduct because of his interest in such contract or transaction, and specifies exceptions thereto.

A.B. 2340—DILLS. (Pub. H.) Amends and adds various secs., B. & P. C., re funeral directors and embalmers.

Provides for examination of physical status of proposed funeral establishment upon application for license. Deletes provision for approval of establishment prior to construction thereof.

Makes provisions of Administrative Procedure Act applicable to hearings by board on license applications.

Authorizes board by regulation to empower executive secretary to issue license to eligible applicant, subject to review and approval of board at subsequent meeting.

Excepts death certificates from certificates that embalmer must personally sign.

Requires apprentice, who has not completed apprenticeship within 5 years, to serve such additional term not exceeding 2 years and pass such additional examinations as board prescribes.

Deletes failure to pay fee as ground for suspension or revocation of certificate of apprenticeship.

Extends from 1 to 2 years, time within which accusations against licensees must be filed.

Specifies that penalty for failure to renew annual license of funeral director, embalmer, or apprentice embalmer, together with renewal fee shall not exceed \$25. Requires board to notify licensees and registrants each year of renewal requirements.

A.B. 2341—THOMAS. (C., P., & P. W.) Amends Sec. 14272, Gov. C., re performance of work under State Contract Act.

Authorizes such work to be done by day labor under direction of Department of Public Works in case of emergency due to damage to, as well as failure of, any bridge or structure, building or other state improvement, rather than any bridge or other highway structure.

A.B. 2342—LEROY E. LYON. (Ed.) Adds Secs. 371, 372, and 373, Ed. C., re sale of publications produced by county superintendent of schools.

Authorizes county superintendent of schools to sell publications produced by him, and, with approval of county board of education, to fix price for sale of such publications.

Provides that money received from such sale shall be deposited to credit of fund against which cost of printing such publication was charged.

A.B. 2343—LEROY E. LYON. (Jud.) Adds Sec. 1110a, Pen. C., re crime of receiving or buying stolen property.

Provides that in criminal actions for buying or receiving stolen property, upon proof that property described in accusatory pleading was stolen and was shortly thereafter in possession of defendant, hearsay statements of defendant shall be admissible.

Makes such proof, together with defendant's confession, sufficient to support conviction.

A.B. 2344—LEROY E. LYON. (Mun. & C. G.) Amends Secs. 34080, 34327, and 34328, Gov. C., re government of cities.

Deletes requirement that clerk of legislative body file with county recorder affidavit that requirements re annexation and exclusion of territory from city and change of boundaries have been complied with. Provides that board of supervisors shall cause its clerk to file affidavit of completion of incorporation proceedings with county recorder and statement of change in boundaries with tax levying authority and State Board of Equalization.

A.B. 2345—COOKE. (C., P., & P. W.) Adds Ch. 5, Pt. 3, Div. 2, Wat. C., to declare that full utilization of water of State for beneficial purposes requires that records of ground water extractions be maintained on state-wide basis to end that rights of ground water users may be recognized and protected.

A.B. 2346—MASTERSON. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re disability benefits.

Extends eligibility for such benefits to claimant otherwise eligible who continues to receive all or part of his regular salary, effective January 1, 1950.

A.B. 2347—LINDSAY. (Pub. H.) Adds Sec. 1157, H. & S. C., re local public health administration.

Authorizes State Department of Public Health to organize and operate, either directly or by contract with other agencies, local public health service in county having a population below unspecified figure upon request of board of supervisors and if county appropriates for public health services unspecified sum per capita.

Makes available present state financial assistance for local health administration, to department for purposes of this act in counties which have not already qualified for such funds.

A.B. 2348—DUNN. (Fin. & Ins.) Repeals Act 8780d, the Unemployment Insurance Act.

A.B. 2349—DUNN. (Ed.) Adds Sec. 12146, Ed. C., re Public School System.

Authorizes State Board of Education to prescribe credentials for employees of county superintendent of schools performing services authorized in connection with audio-visual education and preparation and coordination of elementary and high school courses.

A.B. 2350—DUNN. (Ed.) Amends Sec. 2151, Ed. C., re recall of members of school district governing boards, making no substantive change.

A.B. 2351—DUNN. (Ed.) Amends, adds, and repeals various secs., Ed. C., re high school district reorganization.

Declares state policy that all elementary districts be included in high school district or unified district. Provides mandatory procedure therefor commencing with plans and recommendations formulated by county committee on school district organization, public hearings thereon, and submission of them to State Board of Education for approval. Upon such approval changes in district organization called for in plans are complete.

Repeals existing provision for formation of high school districts, union or joint union high school districts and various provisions for annexation and territory or districts to high school districts.

Revises provisions for effect of lapsation, and repeals provisions for disincorporation of high school district.

Operative February 1, 1955.

A.B. 2352—DUNN. (Ed.) Amends Sec. 8728, Ed. C., re tuition charge for pupils residing in elementary school district and attending school in high school or unified school district.

Increases amount of charge for use of buildings or equipment in such tuition charge from \$100 to \$200 for each unit of average daily attendance.

A.B. 2353—DUNN. (C. P. & P. W.) Amends Act 9178f, the State Water Resources Act of 1945, authorizing a flood control project on San Lorenzo Creek, requiring Alameda County Flood Control and Water Conservation District to undertake local obligations in connection therewith.

A.B. 2354—DUNN. (Trans. & C.) Adds Secs. 616.5 and 616.6, Veh. C., re trailer coaches.

Provides trailer coaches which are not constructed, reconstructed, or equipped as required by law, for operation on highways, shall not be licensed or registered.

Prohibits persons from selling or offering to sell such trailer coaches, and provides any contract made in future for sale of any such trailer coach is invalid.

A.B. 2355—DUNN. (Rev. & Tax.) Amends Ch. 1466, Stats. 1949, re assessment and equalization of property for tax and other purposes.

Provides Secs. 1 to 27 shall operate initially as to assessments made as of first Monday in March, 1954, rather than, as now, first Monday in March, 1953, and to taxes levied and funds allocated on basis thereof.

Postpones from second Monday in July, 1953, to second Monday in July, 1954, time for completion of survey in each county between assessed value of property assessed locally and market value thereof.

Appropriates unspecified sum to Division of Assessment Standards, State Board of Equalization, for carrying out law amended.

To take effect immediately, urgency measure.

A.B. 2356—HOLLIBAUGH AND OTHERS. (C., P., & P. W.) Adds Sec. 5003.3, P. R. C., permitting State Park Commission with permission of Department of Finance to enter into concession contracts in state parks.

A.B. 2357—SHAW. (C., P., & P. W.) Amends Sec. 186, S. & H. C., re expenditures from State Highway Fund for maintenance and general administration purposes.

Makes net revenue derived from 1¢ per gallon tax of use fuel tax available for such purposes.

A.B. 2358—SHAW. (C., P., & P. W.) Amends Sec. 143.1, S. & H. C., re budgeting and expenditure of state highway funds, making no substantive change.

A.B. 2359—STEWART. (Mun. & C. G.) Adds Ch. 3, Pt. 1, Div. 14, H. & S. C., re police protection districts.

Provides for formation of districts in urban unincorporated areas pursuant to District Organization Act upon petition of 10 percent of voters residing in proposed district.

Provides that board of supervisors is governing board of district and sheriff shall provide police protection service. Provides for budgeting of costs and special tax to be collected in same manner and by same offices as county taxes.

Provides for annexation or exclusion of territory upon petition of 10 percent of voters pursuant to District Organization Act. Provides for protests of 10 percent of voters in which case election shall be called. Provides for consolidation or dissolution of districts pursuant to District Organization Act and if district is incorporated as part of city it is automatically dissolved.

A.B. 2360—BERRY. (Mun. & C. G.) Amends Sec. 7110, B. & P. C., re powers of counties and cities.

Provides that chapter shall not prohibit county, city and county, or city, from requiring contractors to file bond issued by admitted surety insurer in amount fixed by its legislative body and conditioned upon compliance with local building regulations.

A.B. 2361—ERWIN. (F. & G.) Amends Act 9250, the Wildlife Conservation Act of 1947, to authorize Wildlife Conservation Board to select facilities for ocean fishing and allocate money for acquisition thereof.

A.B. 2362—ERWIN. (Ed.) Adds Ch. 15.5, Div. 3, Ed. C., re support of public schools.

Creates School Support Fund and requires Controller to transfer to such fund revenue derived from tobacco tax and increase in alcoholic beverage and horse racing tax imposed at 1953 General Session. Requires Controller to transfer from fund to State School Fund unspecified percentage of total for apportionment for average daily attendance. Requires expenditure of remainder by State Allocations Board for state school building aid.

A.B. 2363—LEROY E. LYON AND STANLEY. (Ed.) Adds Art. 1.5, Ch. 1, Div. 6, Ed. C., re school textbooks and pamphlets.

Requires insertion of summary of background of author in each textbook or pamphlet used in elementary or high school.

A.B. 2364—MASTERSON AND HOBBIE. (F. & G.) Adds Sec. 4462, H. & S. C., re fishing in water supply.

See digest of S. B. 1123, apparently identical.

A.B. 2365—SMITH. (Fin. & Ins.) Amends Act 8780d, Unemployment Insurance Act, re disqualifications from receiving benefits.

Provides individual is disqualified from receiving unemployment compensation disability benefits during period he is held in legal custody pursuant to court order for commission of crime.

A.B. 2366—MALONEY. (Ed.) Amends Sec. 7702, Ed. C., deleting definition of assessed valuation in State School Building Aid Law of 1952.

A.B. 2367—MORRIS. (Rev. & Tax.) Amends Sec. 6359, R. & T. C., exempting sale and use of restaurant and similar meals from sales and use taxes.

A.B. 2368—HOBBIE. (Trans. & C.) Amends Secs. 303.1, 304, and 307, adds Sec. 308.1, Veh. C., re suspension and revocation of drivers' licenses.

Permits Department of Motor Vehicles to suspend or revoke driving privilege of residents and nonresidents convicted in territories of United States or in Canada, as well as in other states, of offenses which in this State are grounds for such suspension or revocation.

Requires department to revoke license upon 3 or more convictions of failure to stop and perform required duties upon striking unattended vehicle, instead of misdemeanor of driving while under influence of liquor, or upon combination of 3 or more convictions of such offense or other specified offenses.

Requires department to suspend license for 90 days upon first conviction of misdemeanor of driving while under influence of liquor, unless court, in first conviction cases, suspends license or recommends no suspension.

Requires department to revoke license upon 3d or subsequent conviction within 10 years, instead of upon 3d or subsequent conviction, or driving while under influence of liquor.

Requires person convicted of driving while under influence of liquor to surrender license to court unless, in first suspension cases only, court recommends to department there be no suspension.

Authorizes department to require surrender of driver's license which was issued erroneously, or contains any erroneous or false statement, or does not contain any notation required by law or by such department. Provides department may suspend driving privilege of person who fails to surrender such license until correction or issuance of another license is made.

A.B. 2369—HOBBIE. (Trans. & C.) Amends Secs. 311 and 332, Veh. C., re suspension and revocation of drivers' licenses.

Deletes provision re suspension or extension of period of revocation by Department of Motor Vehicles upon notice of conviction of person for knowingly driving when license is suspended or revoked, or when license has been refused and none issued.

Provides when person is convicted of knowingly driving vehicle when license is suspended or revoked, or when license was refused and none issued, department shall suspend driving privilege for 6 months, effective from date when existing revocations or suspensions terminate.

A.B. 2370—HOBBIE. (Trans. & C.) Amends Sec. 248, Veh. C., re fees to be paid by automobile wreckers.

Provides fee of \$55 for license or certificate and first set of special plates shall be charged where in discretion of Department of Motor Vehicles an investigation is necessary.

Provides fee of \$5 shall be charged for first set of special plates where no investigation is necessary or upon annual renewal, instead of upon annual renewal for first set of special plates.

A.B. 2371—HOBBIE. (Trans. & C.) Adds, amends, and repeals various secs., Veh. C., re registration of vehicles owned by nonresidents.

Revises and restates provisions requiring registration, and provisions setting forth exemptions thereto, of vehicles registered in foreign jurisdictions which are owned by nonresidents, with following principal changes:

1. Deletes requirement that nonresident owner, including member of armed forces on active duty in this State, of vehicle registered elsewhere register immediately such vehicle in this State upon any transfer of such vehicle in this State.

2. Requires registration by nonresident owner of foreign registered commercial vehicle which is operated in this State if such vehicle is designed or maintained, as well as used, primarily for transportation of property.

3. Exempts from registration commercial vehicle owned by nonresident used in this State if such vehicle is registered as private passenger-carrying vehicle in jurisdiction in which owner resides.

4. Provides nonresident owner of commercial vehicle used in this State shall be granted same privileges and freedom from registration and payment of fees which province, in addition to which state, District of Columbia, territory or country, in which such owner resides and in which such vehicle is registered grants to vehicles registered in this State.

5. Requires nonresident, including foreign corporation, having established place of business within this State, who owns and regularly operates in such business any vehicles, other than commercial vehicles, to register such vehicles in this State whether or not foreign jurisdiction in which such owner resides and in which such vehicles are registered grants exemptions from registration to like vehicles registered in this State.

A.B. 2372—HOBBIE. (Trans. & C.) Amends Sec. 176 and 180.7, Veh. C., re vehicle registration transfers.

Restricts prohibition against failure or neglect to properly endorse, date and deliver certificate of ownership to a transferee so that prohibition applies only to persons who have possession of certificate of ownership.

Makes it unlawful also for such person to fail or neglect to deliver registration card to such transferee.

Provides no application for transfer of registration need be made nor new certificate of ownership or new registration card need be issued where either chattel mortgage or conditional sales contract, instead of chattel mortgage, describing registered vehicle is satisfied, canceled or released by parties duly registered as owner and legal owner and within 10 days thereafter, instead of immediately, new chattel mortgage encumbering such vehicle is executed between same parties.

A.B. 2373—HOBBIE AND OTHERS. (W. & M.) Appropriates unspecified sum to departmental accounting officer, Department of Agriculture, to pay claims of unspecified persons in unspecified amounts.

A.B. 2374—MALONEY. (Trans. & C.) Amends Act 3303r.1, the Secondary Highways Act of 1951, re expenditures upon federal aid secondary projects.

Authorizes expenditure of federal-aid secondary funds released by county upon federal-aid secondary projects upon state highway system in county group which includes said county, rather than in said county. Provides that such expenditures, including federal funds and funds apportioned by State to match federal funds, shall be deemed part of minimum expenditures required to be made from State Highway Fund upon state highways in said county.

A.B. 2375—MALONEY. (C., P., & P. W.) Amends Sec. 30210, S. & H. C., re signatures on bonds issued by California Toll Bridge Authority.

Authorizes signature of Director of Public Works, as well as Governor, to be by facsimile, but requires bonds to be authenticated by such signatures as bond resolution or indenture may require.

A.B. 2376—TOMLINSON. (Trans. & C.) Amends Sec. 5070, S. & H. C., re notice by mail under Improvement Act of 1911.

Requires notice, when act requires notice by mail, and when property to be assessed is property assessed by State under Sec. 14, Art. XIII, Const., to be mailed to every owner of such property at address shown on last written property statement filed with county assessor.

A.B. 2377—NIELSEN AND FLEURY. (C., P., & P. W.) Amends Sec. 111.5, S. & H. C., re adoption of county roads as state highways.

See digest of S.B. 1263, apparently identical.

A.B. 2378—BACKSTRAND. (Trans. & C.) Adds Sec. 474.5, Veh. C., re injury to highways.

See digest of S.B. 1237, apparently identical.

A.B. 2379—BACKSTRAND. (Trans. & C.) Amends Sec. 710, repeals Sec. 711, Veh. C., re permits to use vehicles of excessive size or weight upon highways.

See digest of S.B. 1265, apparently identical.

A.B. 2380—BRADLEY AND OTHERS. (Jud.) Amends Act 1880, the Municipal and Justice Court Act of 1949.

Provides that if all of another judicial district is annexed to city or district, municipal court judge of annexed district becomes municipal court judge and number of judges is automatically increased. Provides that if portion of district is so annexed judge of annexed district may elect to become judge of annexing district or remain as judge of remaining portion of district.

Provides that attaches become employees of annexing district.

A.B. 2381—STEWART. (G. E. & E.) Amends, adds, and repeals various Secs. H. & S. C., re public housing.

Deletes declaration that slum areas cannot be cleared and housing shortage relieved by private enterprise.

Restricts definition of "housing project" to single proceeding with regard to single site, and provides that non-contiguous areas may not be developed as housing project.

Provides that housing project must be abandoned by housing authority on determination by local governing body that public convenience and necessity no longer require it, and provides for compensation by city of fund spent on project by authority up to time of abandonment.

Provides that elected mayor can only appoint or remove housing authority commissioners with approval of legislative body, who may remove commissioners at any time by $\frac{2}{3}$ vote.

Requires authority to meet in public office and to provide for attendance of public, declares that all books, records, and papers of authority are public records and open to reasonable public inspection, and requires authority upon request to inform legislative body as to its activities.

Deletes provision permitting authority to delegate its powers to employees.

A.B. 2382—DONALD D. DOYLE AND McFALL. (Rev. & Tax.) Adds Sec. 216, R. & T. C., providing that for property tax purposes water rights shall be assessed only as part of land and improvements benefited by them.

A.B. 2383—DONALD D. DOYLE AND McFALL. (C., P., & P. W.) Amends Sec. 30202, Wat. C., changing number of signatures required on county water district formation petition from 10 to 15% of votes cast in proposed district for office of Governor at last general election.

A.B. 2384—DONALD D. DOYLE. (C., P., & P. W.) Amends Sec. 30502, Wat. C., re county water district directors.

Provides that term of director appointed to fill unexpired term is not 4 years.

A.B. 2385—DONALD D. DOYLE. (C., P., & P. W.) Amends Sec. 30203, Wat. C., re formation of county water districts.

Changes number of signatures required for petition of formation of county district, any part of whose territory is to consist of all or part of municipal corporation, from 10 to 15% of voters included within proposed district.

A.B. 2386—SMITH. (G. O.) Adds Sec. 7611, B. & P. C., re State Board of Funeral Directors and Embalmers.

Gives State Board of Funeral Directors and Embalmers all powers and subjects such board to all responsibilities vested in and imposed upon head of a department under Ch. 2, Pt. 1, Div. 3, Title 2, Gov. C., to enable board to enforce act and laws subject to its jurisdiction.

A.B. 2387—SMITH. (G. O.) Amends Sec. 7686, B. & P. C., re State Board of Funeral Directors and Embalmers.

Makes technical corrections in cross-references, and corrects typographical errors.

A.B. 2388—SMITH. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re cemetery commission salesmen.

Exempts services performed by cemetery salesman as well as real estate salesman from unemployment insurance act.

A.B. 2389—SMITH (By Request). (Pub. H.) Adds Sec. 7209, H. & S. C., re bodies of indigent deceased persons.

Permits city and county authorities responsible for handling indigent dead, to enter into contract with any local approved college of mortuary science to dispose of indigent dead.

A.B. 2390—HOLLIBAUGH. (Jud.) Amends Sec. 1260, Civ. C., re amount of homestead exemption by head of family, to increase such amount from \$7500 to \$10,000.

A.B. 2391—NIELSEN. (C. P., & P. W.) New act creating Morrison Creek Flood Control District in Sacramento County, omitting details as to boundaries, organization, powers, duties, and government of district.

A.B. 2392—NIELSEN. (Mun. & C. G.) Amends Sec. 25365, Gov. C., re conveyance or exchange of real property by boards of supervisors.

Authorizes board of supervisors by $\frac{2}{3}$ vote to exchange real property with any person for purpose of removing defects in title to real property owned by county.

A.B. 2393—MUNNELL. (Jud.) Amends Act 4475, Ch. 1420, Stats. 1951, re compensation of Los Angeles County municipal court attaches.

Provides same salary for position in office of marshal of municipal courts as was received for similar position in court superseded on January 1, 1953.

A.B. 2394—DONALD D. DOYLE AND MASTERSON. (C. P., & P. W.) Amends Act 1661, the Contra Costa County Flood Control and Water Conservation District Act.

See digest of S.B. 1855, apparently identical.

A.B. 2395—DONALD D. DOYLE AND MASTERSON. (C. P., & P. W.) New act, the Storm Drain Installation and Maintenance District Act, re creation and powers of such districts.

Authorizes creation of storm drain installation and maintenance districts, comprising either unincorporated or both incorporated and unincorporated territory of county, and prescribes their powers and powers of board of supervisors in connection therewith.

Authorizes such districts to construct and maintain storm drain structures, water-courses or drainage channels, and necessary appurtenant structures. Authorizes annual tax levy for such purposes. Prescribes procedure for dissolution of such districts and for annexation and withdrawal of territory.

A.B. 2396—CHARLES W. LYON. (Jud.) Amends Sec. 2189, R. & T. C., re property taxation.

Provides if fact of lien of tax on personal property is erroneously entered on secured roll opposite description of realty belonging to someone other than owner of personalty on lien date, delinquency penalty on personal property shall not attach until December 10th, rather than on August 31st, as in usual case.

A.B. 2397—CHARLES W. LYON. (Jud.) Adds Secs. 8404, 9355, and 10502, R. & T. C., re gas, use fuel and truck taxes.

Specifies 3 year statute of limitations for instituting proceedings for prosecutions of offenses.

A.B. 2398—McMILLAN. (G. O.) Amends Act 3796, the Alcoholic Beverage Control Act, and adds Sec. 25620, B. & P. C., re sales of distilled spirits.

Prohibits sale of brand of distilled spirits to retailers at price wherein vendor's tax-paid cost or tax-paid replacement cost exceeds 85% of his selling price, and prohibits sale by retailer at price wherein his tax-paid cost or tax-paid replacement cost exceeds 75% of his selling price. Exempts close-out sales. Defines "close-out sale" and "tax-paid cost" or "tax-paid replacement cost."

A.B. 2399—McMILLAN. (Jud.) Amends Sec. 685, C. C. P., re execution of judgment in civil actions, making no substantive change.

A.B. 2400—McMILLAN. (Jud.) Adds Sec. 1248.1, C. C. P., re eminent domain.

Provides that, as to property condemned by public agency and containing business establishment, owner of such establishment shall be awarded damages sufficient to compensate him for its loss including good will value, and that such owner shall be given prior opportunity to purchase such property if agency subsequently determines to dispose of it.

A.B. 2401—McMILLAN. (Jud.) Amends heading of Ch. 2a, Title 14, Pt. 4, Div. 3, adds Sec. 2983, Civ. C., re sales of personal property.

Indicates that provisions of chapter are applicable to installment as well as conditional sales.

Provides that all contracts for sale of personal property requiring payment in installments shall be in writing and fully specify all agreements between parties, including price, amount and manner of down payment, amount unpaid on cash price, cost of insurance, description of all amounts to be paid by seller which are included in contract, amount of unpaid balance, time price differential, contract balance, and number, amount, and date of payment of installments.

A.B. 2402—McMILLAN. (Fin. & Ins.) Adds Sec. 4664, Lab. C., re workmen's compensation payments for permanent disability.

Provides Industrial Accident Commission shall retain continuing jurisdiction to increase payments where current wages for work in which disability was sustained have increased 15 percent or more.

A.B. 2403—McMILLAN. (Soc. Wel.) Amends Secs. 2164, 2165, W. & I. C., re property qualifications for recipients of public assistance.

See digest of S.B. 1369, apparently identical.

A.B. 2404—McMILLAN. (Fin. & Ins.) Adds Sec. 415.1, Veh. C., re motor vehicle liability insurance.

Prohibits insurer from canceling motor vehicle liability insurance policy subsequent to accident involving insured automobile to relieve such insurer from liability for such accident.

A.B. 2405—McMILLAN. (Pub. H.) Adds Ch. 10, Pt. 3, Div. 5, H. & S. C., the Rural and Temporary Sanitation Act.

Establishes Rural and Temporary Sanitation Commission to carry out provisions of such act which requires licensing of any person engaged in business of installing, repairing, or servicing any sewage disposal system.

Prescribes powers and duties of commission; procedure for licensing applicants; and fees for licenses.

A.B. 2406—McMILLAN. (C., P., & P. W.) Amends and adds various secs., P. R. C., re administration and development of ocean beaches and shoreline property of the State.

Creates Division of Beaches and State Beach Commission in Department of Natural Resources, and transfers thereto duties and powers now exercised by Division of Beaches and Parks and State Park Commission with respect to administration and development of ocean beaches and shoreline property.

Provides that new commission shall be composed of five members appointed by Governor with advice and consent of Senate, for 4 year terms.

Authorizes commission to appoint chief of new division at annual salary of \$25,000.

Makes other changes to carry out transfer of powers and duties.

A.B. 2407—McMILLAN. (G. O.) Amends Act 3796, the Alcoholic Beverage Control Act, re sale of alcoholic beverages to minors.

Provides that person is not guilty of misdemeanor for selling, furnishing, giving, or causing to be sold, furnished, or given away, alcoholic beverages to person under age of 21 years unless he does so knowingly and wilfully.

A.B. 2408—McMILLAN. (Pub. H.) Amends Sec. 6535, B. & P. C., re barber colleges.

Extends from 6 to 12 months the time within which the required course of 1,000 hours must be completed.

A.B. 2409—McMILLAN. (Pub. H.) Amends Sec. 6546, B. & P. C., re practice of barbering.

Extends from 3 to 6 months the period during which additional 500 hours of study must be completed by apprentice who fails to pass examination.

A.B. 2410—McMILLAN. (G. E. & E.) Adds Secs. 12523, 12524, Gov. C., re duties of Attorney General with respect to public utilities.

Imposes duty upon Attorney General to represent interests of public before Public Utilities Commission, and provides for appointment of special deputy known as Defender of Consumer Interest.

Appropriates \$25,000 to Attorney General to carry out provisions.

A.B. 2411—McMILLAN. (P. U. & C.) Adds Art. 5, Ch. 2, Div. 3, Lab. C., re hearing conducted by railroad companies involving employees.

Provides it is misdemeanor for railroad to hold hearing investigating alleged violation of company's rules or involving dispute between company and employees without having certified shorthand reporter make complete transcript, and making it available to employees.

A.B. 2412—McMILLAN. (P. U. & C.) Adds Sec. 6401.5, Lab. C., re safety devices and safeguards.

Provides every employer of more than 5 employees, on job located more than mile from hospital, shall maintain adequate first aid facilities and ambulance immediately available to job.

A.B. 2413—McMILLAN. (G. O.) Amends Act 3796, the Alcoholic Beverage Control Act, re club licenses.

Adds to definition of "club," chapter, lodge, or other local unit of national or international labor union which has operated establishment for union purposes for not less than 1 year; and any hall or building association of such local unit, all capital stock of which is owned by local unit or members thereof, and which operates clubroom facilities of such local unit. Defines national or international labor union.

A.B. 2414—McMILLAN. (G. O.) Amends Act 3796, the Alcoholic Beverage Control Act, and amends Secs. 23817 and 23821, and adds Sec. 23821.5, B. & P. C., re limitation on number of off-sale general licenses.

Limits number of premises for which off-sale general licenses may be issued to one for each 3,000, rather than 1,000, or fraction thereof, inhabitants of county in which premises are situated.

A.B. 2415—CASEY, BACKSTRAND, AND BULEN. (Rev. & Tax.) Adds Sec. 20.5, R. & T. C., providing that State Board of Equalization shall administer gas, diesel and track tax laws through single division and with same personnel, insofar as possible.

A.B. 2416—LIPSCOMB. (G. O.) Adds Ch. 4, Pt. 2, Div. 2, Title 2, and amends Sec. 9143, and repeals various secs., Gov. C., re state fiscal affairs, creating Legislative Audit Bureau and Joint Legislative Post Audit Committee.

See digest of S.B. 1477, apparently identical.

A.B. 2417—HAWKINS. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re claims for unemployment compensation disability benefits.

Provides that where eligible claimant is hospitalized in or under care of county hospital, certificate signed by appropriate hospital official may be used to support claim in lieu of certificate otherwise required by physician, dentist, or chiropodist.

A.B. 2418—HAWKINS. (Jud.) Amends Secs. 2981 and 2982, Civ. C., re conditional sales contracts, to clarify language, making no substantive change.

A.B. 2419—HAWKINS. (Jud.) Adds Sec. 2983, Civ. C., re conditional sales contracts.

Makes conditional sales contracts void as to subsequent purchasers and mortgagees in good faith without notice unless original or certified copy of contract is filed with recorder of county where buyer resides if he is a resident of this State, or otherwise of county in which personal property described in contract is situated at time of execution.

A.B. 2420—HAWKINS AND ELLIOTT. (Elec. & Reap.) Adds Sec. 6254.5, amends Sec. 6701, Elec. C., re voting machines and punch card voting.

Provides that when punch card voting system is adopted for less than all of precincts in county, precincts for which it is adopted shall be evenly distributed over county and supervisorial districts and not concentrated in any area or district. Imposes same requirement for voting machines.

A.B. 2421—HAWKINS. (G. E. & E.) Adds Sec. 19701, H. & S. C., re doors in buildings and structures.

Provides that doors which give egress from any building or structure to which public is admitted must open outward. Makes provisions of section applicable to all new constructions after effective date and to all existing or old structures within period of 2 years from effective date.

A.B. 2422—HAWKINS. (Fin. & Ins.) Amends 8780d, the Unemployment Insurance Act, re duties California Employment Stabilization Commission.

Provides commission may study and make recommendations tending to reduce unemployment caused by racial or religious discrimination and shall annually report studies made and steps taken to reduce such unemployment.

A.B. 2423—HAWKINS. (P. U. & C.) Amends Sec. 239, adds Art. 3.5, Ch. 5, Pt. 1, Div. 1, P. U. C., re household goods warehousemen.

Broadens definition of "warehouseman" to include corporations or persons owning, controlling, operating, or managing any building, structure, or warehouse, in which used household goods or effects are regularly stored for the public generally, for compensation.

Requires "warehouseman," in cities or cities and counties, having population over 150,000, to obtain certificate of public convenience from commission, before beginning to operate business, or before increasing his storage or warehouse floor space.

Prescribes conditions for issuance of certificate, and revocation, alteration, or suspension thereof. Prescribes procedure where allegation is made that warehouseman is operating without certificate.

Provides that any right, privilege, franchise, or permit held, owned, or obtained by any warehouseman may be sold, assigned, leased, transferred, or inherited as other property, only upon authorization by commission.

A.B. 2424—HAWKINS. (Jud.) Adds Sec. 1858h, Civ. C., re insurance of articles stored by warehouseman or person doing general storage business.

Makes it unlawful to store goods for compensation unless goods and premises fully insured.

Makes it unlawful for person storing goods to issue insurance to person who stores goods unless former is licensed to issue insurance.

A.B. 2425—HAWKINS. (Rls.) Amends Sec. 9355, Gov. C., re Legislators' Retirement System.

See digest of S.B. 1807, apparently identical.

A.B. 2426—HAWKINS. (G. E. & E.) Adds Ch. 20, Div. 3, B. & P. C., the Motor Vehicle Keepers License Law, re regulation of persons engaged in parking lot and storage garage business.

Requires such persons to obtain licenses from Director of Professional and Vocational Standards and prescribes bonds and fees required therefor.

Fees to be paid into Supervision of Motor Vehicle Keepers Fund in State Treasury for administration of provisions by director. Requires transfer of unbudgeted balances over \$10,000 in said fund to be transferred to General Fund on 30th day of June of each odd-numbered year.

Authorizes director to revoke or refuse to renew or grant license of person convicted of theft of motor vehicle, or property therefrom, or any part thereof, while vehicle was being kept by him.

A.B. 2427—HAWKINS. (Soc. Wel.) Amends Sec. 2225, W. & I. C., re aid to the aged.

Provides that hospitalization required by recipient of aid to aged shall be granted without charge by board of supervisors.

A.B. 2428—HAWKINS. (C., P., & P. W.) New act, the Rapid Transit District Act, re creation and powers of rapid transit districts.

Authorizes creation of districts by boards of supervisors in counties having 4,000,000 or more inhabitants. Authorizes such districts to acquire, construct, operate, and maintain rapid transit systems, to issue revenue bonds therefor, and to fix and collect tolls for use thereof. Districts not to have power of taxation.

A.B. 2429—TOMLINSON. (Jud.) Amends Sec. 1463, Pen. C., and Secs. 770 and 771, Veh. C., re disposition of fines and forfeitures.

See digest of S.B. 1100, apparently identical.

A.B. 2430—KLOCKSIEM. (P. U. & C.) Amends Sec. 1001, P. U. C., re limit on right to extend certain utility services without certificate of public convenience and necessity.

Prohibits corporation authorized to serve unincorporated territory from serving or extending its line, plant or system so as to serve any area within 2 miles of boundaries of any incorporated city operating municipally-owned utility rendering same service, without certificate of public convenience and necessity therefor.

A.B. 2431—MORRIS. (Pub. H.) Amends and adds various secs., B. & P. C., re antifreeze.

Defines "permit year" as 12 months commencing July 1, and extends permits issued for calendar year 1953 to June 30, 1954.

Restricts wholesale and retail distribution of antifreeze to the permit year for which permit was issued, and retail distribution during the following permit year to stocks in possession of retailer at close of preceding permit year, unless new permit is issued.

A.B. 2432—MORRIS. (Rev. & Tax.) Adds Sec. 6454.5, R. & T. C., authorizing person required to file sales or use tax return who does so and pays tax on or before due date, to deduct 3% of tax.

A.B. 2433—MORRIS. (G. E. & E.) Adds Sec. 1229, Gov. C., re pension of public officers.

Provides that when public officer contributes to pension fund or deduction is made from salary for payment of pension, his right in pension vests from first payment. Prohibits defeating of right to pension by dismissal from office.

A.B. 2434—MORRIS. (M., O., & M. I.) Amends Secs. 6872, 6873, and 6874, P. R. C., re oil and gas lease of state lands.

Eliminates requirement that oil and gas deposits on state lands must be, or are susceptible of, being drained by wells on adjoining land before State Lands Commission may make oil and gas leases of such lands.

Permits commission to make oil and gas leases of lands where responsible parties have requested that lands be offered for lease for development of oil or gas even though it does not appear to commission that lands contain oil or gas deposits.

Permits tideland oil drilling from artificial islands or other structures located more than $\frac{1}{2}$ mile offshore, and provides that in awarding bids, no preference must be shown to bidder who has available upland locations.

Provides that leases shall specify fixed percentage royalty, which may be graduated according to rate of production, and highest bidder shall be he who pays highest cash price in addition to royalties.

A.B. 2435—MORRIS. (M., O., & M. I.) Adds Secs. 3011.1 and 3301.1, P. R. C., re production of oil and gas.

Defines "pool" as underground reservoir containing common accumulation of crude petroleum oil or natural gas.

Declares public policy to conserve natural resources for the people, to aid national defense, and to recognize rights in common pools of oil and gas, and declares that whenever State Oil and Gas Supervisor finds that it is in such interests, owners of common pools, with his approval, may enter into agreements allocating certain amount of production to each well.

Provides that committee may be appointed, provides that, with certain exceptions, everyone a party to agreement is to be bound, and provides for action of specific performance to enforce agreement.

To take effect immediately, urgency measure.

A.B. 2436—McFALL. (Mun. & C. G.) Amends Sec. 413, Ed. C., to change salary of San Joaquin County Superintendent of Schools from \$8,000 to \$9,000.

A.B. 2437—McGEE. (Trans. & C.) Adds Sec. 332.01, Veh. C., re method of notifying person when driver's license is refused, suspended, or revoked.

Provides when Department of Motor Vehicles is required to give person notice of such fact notice shall be made by either personal delivery or by sending notice by registered mail to such person's last known address with request for return receipt.

Provides returned receipt purporting to be signed by addressee creates presumption that notice was received.

A.B. 2438—McGEE. (Jud.) Amends Sec. 137.3, Civ. C., re costs and attorney's fees in actions for divorce and annulment.

Extends provisions allowing court to order payment of costs and attorney's fees during pendency of action to include actions for annulment.

Allows court to augment such awards where necessary and pertinent services are furnished. Provides for such awards prior to filing action and subsequent to entry of judgment.

Requires that such relief be sought via complaint, cross-complaint, or answer, and requires order to show cause or motion as prerequisite to grant thereof.

A.B. 2439—McGEE. (Jud.) Amends Sec. 61, C. C. P., to increase annual salary of presiding justices of district courts of appeal from \$18,000 to \$18,500.

A.B. 2440—McGEE. (Jud.) Amends Sec. 1188.1, repeals and adds Sec. 1188.2 to C. C. P., re mechanics' liens.

Adds as class of encumbrances to which mechanics' liens are preferred any encumbrance recorded subsequent to effective date of section and before commencement of work in connection with which lien claimant has furnished labor or services, to extent that such encumbrance is incurred for purpose of such work. Recital in such encumbrance stating whether or not it secures such work is prima facie evidence of truth thereof.

Changes procedure by which holder of encumbrance which would be inferior to mechanics' lien may preclude such result by filing of bond, to incorporate provisions relating to filing of bond with original work contract and to make such procedure applicable in case of liens on lots for improvements as well as other cases presently provided for; changes amount of bond required to 50% of face value of encumbrance rather than 75% thereof.

A.B. 2441—McGEE. (C., P., & P. W.) Appropriates \$3,500,000 to Department of Public Works to be expended, on matching basis, for improvement of Reseda Boulevard in Los Angeles County from Route 2 to Route 60.

A.B. 2442—McGEE. (Pub. H.) Adds Sec. 7056, H. & S. C., re cemetery discrimination.

Prohibits cemeteries to refuse burial because of race, color or creed, but permits exclusive use of parts of cemetery by special groups.

A.B. 2443—McGEE. (Jud.) Amends Sec. 1406, Prob. C., re appointment of guardians, to make it discretionary with court to approve guardian nominated by child resident of this State who is over 14 years of age, rather than mandatory, as at present.

A.B. 2444—McGEE. (Jud.) Amends Act 4475, Ch. 1420, Stats. 1951, and Ch. 1765, Stats. 1951, re marshals of municipal courts in Los Angeles County.

See digest of S.B. 1001, apparently identical.

A.B. 2445—McGEE. (Jud.) Amends Act 4475, Ch. 1420, Stats. 1951, and Ch. 1765, Stats. 1951, creating court service divisions of municipal courts in Los Angeles County.

See digest of S.B. 995, apparently identical.

A.B. 2446—McGEE. (Jud.) New act, creating court service divisions in municipal courts of Los Angeles County.

See digest of S.B. 996, apparently identical.

A.B. 2447—McGEE. (Trans. & C.) Amends Sec. 529, Veh. C., re overtaking vehicle on right.

Deletes provisions permitting driver of vehicle to pass to right of another vehicle when outside city upon highway with unobstructed pavement clearly marked for 4 or more lanes, or when upon highway divided into 2 roadways where traffic is restricted to one direction upon each of such roadways.

A.B. 2448—McGEE. (Trans. & C.) Amends Sec. 422.5, Veh. C., re security requirements following accident.

Deletes provision that automobile liability policy or bond of person involved in accident shall not operate to exempt such person from security requirements following accident if company which issued such policy or bond notifies Department of Motor Vehicles that coverage was not in effect or that liability was denied for specific accident due to violation of exclusions, endorsements, or conditions of such policy or bond.

A.B. 2449—McGEE. (Trans. & C.) Amends Secs. 750 and 752, Veh. C., re color of vehicles used to enforce traffic laws.

Permits California Highway Patrol and police departments of cities having population in excess of 40,000 to each use 20% of their vehicles for exclusive or main purpose of enforcing traffic laws without having such vehicles painted distinctive color.

Permits officer arresting person upon charge involving speed of vehicle while on duty for exclusive or main purpose of enforcing traffic laws to be competent witnesses against such person whether or not such officer at time of arrest was using vehicle painted distinctive color.

A.B. 2450—McGEE. (Trans. & C.) Amends Sec. 697, Veh. C., re length of vehicles.

Requires extension or device used to increase carrying capacity of vehicle to be included in computing lengths.

A.B. 2451—McGEE. (Jud.) Adds Sec. 507, repeals Sec. 565, amends Sec. 736, Veh. C., re intoxicated persons.

Provides it is misdemeanor for any intoxicated pedestrian, instead of any pedestrian so intoxicated as to create hazard to himself or others, to walk or be upon any highway.

Provides it is misdemeanor for any intoxicated person to be in or upon any motor vehicle unless such vehicle is under immediate control or operation of sober person.

Requires person arrested for such offenses to be taken without unnecessary delay before magistrate.

A.B. 2452—McGEE. (Jud.) Amends Sec. 502, Veh. C., repeals Secs. 367d and 367e, Pen. C., re driving while under influence of intoxicating liquor.

Provides it is misdemeanor for any person who is under influence of intoxicating liquor to drive any vehicle within this State, instead of upon any highway.

Establishes following presumptions in prosecutions for violating such provision, based on chemical analysis of amount of alcohol by weight in defendant's blood at time of violation: (1) .05 percent or less, presumption that defendant was not under such influence; (2) over .05 but under .15 percent, no presumption either way, but fact may be considered with other evidence; (3) .15 percent or more, presumption that defendant was under such influence.

Provides such presumptions do not limit introduction of other competent evidence.

Eliminates provisions in Pen. C., relating to punishment of motor vehicle drivers for driving while intoxicated, and for causing death or bodily injury when driving while intoxicated.

A.B. 2453—McGEE. (Jud.) Amends Sec. 220, Veh. C., re police reports of stolen and recovered vehicles.

Provides peace officer, upon receiving report that registered vehicle has been stolen, shall within 48 hours, instead of within 1 week, report such theft to California Highway Patrol, instead of to Department of Motor Vehicles, unless vehicle has been recovered prior thereto.

Provides officer who made such report shall notify such department when he receives information that vehicle has been recovered.

A.B. 2454—McGEE. (Jud.) Amends Act 4475, re marshals of municipal courts, Los Angeles County, making no substantive change.

- A.B. 2455—McGEE. (Jud.) Amends Ch. 1419, Stats. 1951, re municipal court judges in Los Angeles County, making no substantive change.
- A.B. 2456—McGEE. (Jud.) Amends Act 4475, re officers and attaches of municipal courts in the County of Los Angeles, making no substantive change.
- A.B. 2457—McGEE. (Jud.) Amends Act 4475, Ch. 1420, Stats. 1951, re number and compensation of officers and attaches of municipal courts in Alhambra, Compton, Glendale, Inglewood, Pasadena and Santa Monica, making no substantive change.
- A.B. 2458—McGEE. (Jud.) Amends Act 4475, Ch. 1420, Stats. 1951, re clerks of municipal courts in Los Angeles County, making no substantive change.
- A.B. 2459—McGEE. (Jud.) Amends Sec. 89, C. C. P., re jurisdiction of municipal courts, making no substantive change.
- A.B. 2460—McGEE. (Jud.) Amends Act 4475, Ch. 1420, Stats. 1951, re number and compensation of officers and attaches of Los Angeles County municipal courts, making no substantive change.
- A.B. 2461—McGEE. (Jud.) Amends Sec. 27376, Gov. C., and Sec. 10528, H. & S. C., re certificates of registry of marriage.
- Changes fee for filing such certificate from \$1 to unspecified amount.
- Provides that notice of receipt and recording of such certificate must be forwarded by county recorder to official who performed ceremony, and certified notices thereof to parties to marriage within 30 days after filing with county recorder.
- A.B. 2462—McGEE. (Jud.) Amends Act 5238, re commissioners of municipal court in district embracing City of Los Angeles.
- See digest of S.B. 1036, apparently identical.
- A.B. 2463—McGEE. (Jud.) Amends Sec. 72706, Gov. C., re commissioners in municipal court in district embracing City of Los Angeles.
- See digest of S.B. 1035, apparently identical.
- A.B. 2464—McGEE. (Jud.) Amends Act 5238, to change monthly salary of official reporter of municipal court in City of Los Angeles from \$625 to unspecified sum.
- A.B. 2465—McGEE. (Jud.) Amends Sec. 72709, Gov. C., re compensation of Los Angeles municipal court official reporter, making no substantive change.
- A.B. 2466—McGEE. (Jud.) Amends Act 5238, the Municipal Court Act of 1925, increasing monthly salary of secretary and jury commissioner of municipal court of Los Angeles from \$825 to \$950.
- A.B. 2467—McGEE. (Jud.) Amends Sec. 72707, Gov. C., increasing salary of secretary and jury commissioner of municipal court in district embracing City of Los Angeles, from \$825 to \$950 per month.
- A.B. 2468—McGEE. (Jud.) Amends Act 5238, the Municipal Court Act of 1925, increasing monthly salary of municipal court traffic commissioner in City of Los Angeles from \$770 to \$850.
- A.B. 2469—McGEE. (Jud.) Amends Sec. 72708, Gov. C., increasing monthly salary of municipal court traffic commissioner in district for City of Los Angeles from \$770 to \$850.
- A.B. 2470—McGEE. (Jud.) Amends Act 5238 and Ch. 1419, Stats. 1951, re judges of municipal courts in Los Angeles County.
- See digest of S.B. 1028, apparently identical.
- A.B. 2471—McGEE. (Jud.) Amends Sec. 72601, Gov. C., re municipal courts in Los Angeles County.
- See digest of S.B. 1046, apparently identical.

A.B. 2472—McGEE. (Jud.) Amends Sec. 6704, Gov. C., re closing office of municipal clerk on Saturday.

See digest of S.B. 1045, apparently identical.

A.B. 2473—McGEE. (Jud.) Amends Act 4475, Ch. 1420, Stats. 1951, re municipal courts in Los Angeles County.

See digest of S.B. 1044, apparently identical.

A.B. 2474—McGEE. (Jud.) Amends Sec. 72701, Gov. C., changing monthly salary of Los Angeles municipal court referee from \$600 to \$660.

A.B. 2475—McGEE. (Jud.) Amends Sec. 72702, Gov. C., to increase monthly salary of municipal court clerk in City of Los Angeles from \$880 to \$1,000.

A.B. 2476—McGEE. (Jud.) Amends Sec. 72703, Gov. C., re number and compensation of officers and attaches of municipal court in district embracing City of Los Angeles.

See digest of S. B. 1041, apparently identical.

A.B. 2477—McGEE. (Jud.) Amends 72704, Gov. C., re number and compensation of officers and attaches of municipal court in district embracing City of Los Angeles.

See digest of S. B. 1040, apparently identical.

A.B. 2478—McGEE. (Jud.) Adds Sec. 72716, Gov. C., re municipal court in Los Angeles Judicial District.

Provides that such court shall be closed on Saturdays and shall not transact any business on such days except as otherwise authorized for other holidays.

A.B. 2479—McGEE. (Jud.) Amends Sec. 72603, Gov. C., re sessions of municipal court in city or township with population of 40,000 or less, which might be constituted separate district.

See digest of S. B. 1038, apparently identical.

A.B. 2480—McGEE. (Jud.) New act, Los Angeles County Municipal Court Judges Act, re judges of municipal courts in Los Angeles County.

Provides for organization of such judges for discharge of functions devolving collectively upon them by law. Requires meeting upon 5 days' written notice for purposes of organization. Provides that existing voluntary organization of such judges may constitute such organization.

A.B. 2481—McGEE. (Jud.) Amends Act 4475, re office of Marshal of Municipal Courts, Los Angeles County.

See digest of S. B. 1314, apparently identical.

A.B. 2482—McGEE. (Jud.) Amends Act 4475, re bailiffs of municipal courts in Los Angeles County.

See digest of S. B. 1317, apparently identical.

A.B. 2483—McGEE. (Jud.) Adds Sec. 72654, Gov. C., re bailiffs in municipal courts in Los Angeles County.

See digest of S. B. 1317, apparently identical.

A.B. 2484—McGEE. (Jud.) Amends Sec. 105, C. C. P., re municipal and justice courts.

See digest of S. B. 1002, apparently identical.

A.B. 2485—McGEE. (Jud.) Amends Ch. 1419, Stats. 1951, re municipal court judges in Los Angeles County, making no substantive change.

A.B. 2486—McGEE. (Jud.) Amends Act 4475, Ch. 1420, Stats. 1951, re judges of Los Angeles County municipal courts.

See digest of S. B. 989, apparently identical.

A.B. 2487—MCGEE. (Jud.) Amends Sec. 89, C. C. P., re jurisdiction of municipal courts, making no substantive change.

A.B. 2488—MCGEE. (Soc. Wel.) Adds Sec. 5100.5, W. & I. C., re mentally ill persons in licensed sanitariums or hospitals.

Authorizes court to make any further orders concerning person previously adjudged to be mentally ill and ordered to be cared for and detained in licensed sanitarium or hospital or otherwise cared for, as it deems necessary and proper.

Authorizes court to accept written report and recommendation concerning such person made by physician of sanitarium or hospital, or by physician treating person, if verified, in lieu of examination by and testimony of court appointed physicians and in lieu of personal appearance in court of person.

Authorizes court to discharge person from institution if he has improved to such extent that he is no longer in need of supervision, treatment, care, or restraint, or court may order transfer to another licensed sanitarium or hospital until further order.

A.B. 2489—MCGEE. (Jud.) Amends Act 4475, re office of marshal of Municipal Courts, Los Angeles County.

See digest of S. B. 1315, apparently identical.

A.B. 2490—CHARLES W. LYON, HOLLIBAUGH, AND EVANS. (Rev. & Tax.) Repeals Pt. 4, Div. 2, R. & T. C., the Motor Vehicle Transportation License Tax Law.

A.B. 2491—HAHN. (C. P., & P. W.) Adds Sec. 13054.2, Wat. C., re control of water pollution.

Authorizes issuance of permits for disposal of sewage and industrial waste by counties when required by county ordinance which has been approved by regional water pollution control board. Provides such permit is subject to approval or modification by board.

A.B. 2492—DICKEY AND SHERWIN. (Mun. & C. G.) Adds Art. 8.1 to Ch. 3, Pt. 3, Div. 4, Title 3, Gov. C., re retirement of supervisors.

Provides that supervisor who is member of county retirement association and has attained age 68 with 16 years of service may retire with allowance of not less than 50% of average annual compensation earnable. If annuity and benefits do not equal 50%, provides for pension purchased by contribution of county to equal that amount. Becomes effective upon acceptance by vote of supervisors, and operative on 1st day of month following adoption of resolution.

A.B. 2493—LOWREY. (Ed.) Amends Sec. 6971, Ed. C., re adult attendance, making no substantive change.

A.B. 2494—LOWREY. (Mun. & C. G.) Amends Sec. 28133, Gov. C., and Sec. 433, Ed. C., re compensation for public service in Yolo County, making changes in unspecified amounts.

A.B. 2495—LOWREY. (Mun. & C. G.) Amends Sec. 440, Ed. C., to change salary of superintendent of schools of Tehama County, from \$5,400 to unspecified amount.

A.B. 2496—LOWREY. (Mun. & C. G.) Amends Sec. 28140, Gov. C., to change salary of each supervisor of Tehama County from \$2,400 to an unspecified amount.

A.B. 2497—LOWREY AND OTHERS. (Agr.) Amends Sec. 1262, Ag. C., re produce dealers, making no substantive change.

A.B. 2498—LOWREY. (P. U. & C.) Amends Sec. 813, Corp. C., re notice of meetings of boards of directors of corporations, making no substantive change.

A.B. 2499—LOWREY. (Jud.) Amends Sec. 812, Corp. C., re calling of meetings of directors of corporation, making no substantive change.

A.B. 2500—LOWREY. (Jud.) Amends Sec. 2201, Corp. C., re business required or permitted to be transacted at annual meeting of corporation shareholders, making no substantive change.

A.B. 2501—LOWREY. (Ed.) Adds Ch. 2.5, Div. 9, Ed. C., re standard plans for small school buildings.

Requires Department of Education to prepare plans and specifications for 1-story, 2-room schoolhouses for school districts in rural areas, and to furnish such plans to school districts at actual cost to department, but not to exceed 2 percent of total cost of project. Requires submission of plans and specifications to Division of Architecture for approval.

A.B. 2502—LOWREY. (Agr.) Amends Sec. 274, 275.5, 281.6, and 284, Ag. C., re inspection and diseases of bees.

Permits moving screens, bee smokers, bee veils, and hive tools to be imported or transported into the State. Deletes requirement that each hive of bees, used hive or appliance in the lead, lot or shipment transported into the State be stamped with indelible official stamp showing state of origin and date of inspection.

Requires certificate of inspection of shipment of package bees or queens to show that such were inspected within 60 days, rather than immediately, prior to shipment.

Authorizes frames, hives, bodies, bottom boards, covers and supers, to be subjected to steam in a tight chamber at 15 pounds pressure and 250 degrees Fahrenheit for a period of one hour in lieu of other authorized treatments.

Makes it unlawful to transport supers of bee combs unless such supers are tightly covered so as to prevent exposure to bees.

A.B. 2503—LOWREY. (L. & D.) Amends, adds, and repeals various secs., Ag. C., re hide and brand inspection and slaughter of cattle.

Prohibits recordation of brand to be applied to face, nose, loin, or breeching of animal. Requires vent brand to be owner's recorded brand and to be applied only to right loin. Prohibits cattle record brand on right loin but permits it on right jaw and permits such brand to consist of consecutive letters as well as consecutive numerals.

Makes numerous changes re inspection of hides and brands.

A.B. 2504—LOWREY. (L. & D.) Amends, repeals, and adds various secs., Ag. C., re fees and licenses for hide and brand inspection and slaughter of cattle.

Provides that the fee for recording the transfer of a brand is \$2, instead of \$1, and shall include a new certificate.

Provides that brand inspection fees are due and payable at time of inspection and shall be paid to the inspector within 15 days after the issuance of the brand inspection certificate therefor unless there is a cash deposit on deposit with the bureau in an amount and form approved by the chief to cover the payment of such fees.

Authorizes director to collect any fees due and payable for brand inspections remaining unpaid or not having been paid as required by section.

Requires cattle shipped from one public sales yard or public stockyard to another public sales yard or stockyard to be inspected before being offered for sale at, rather than released from, public stockyard or public sales yard designated in duplicate California brand inspection certificate.

Increases from 13 cents to 25 cents per head, the total fees allowed upon cattle moving from points within this State through one public stockyard which is posted by the Secretary of Agriculture of the United States or through one public sales yard.

Provides annual slaughter house fees shall be reduced $\frac{1}{4}$ for each quarter of current calendar year which has expired prior to the filing of application for license, rather than the effective date of such license.

Requires license to carry on business at each sales yard rather than general license to carry on business in the sale of cattle at public sales yards, requiring applicant to execute a bond for each such sales yard in which he is authorized to act. Provides for a separate license for each sales yard and a fee of \$100 for each such license.

A.B. 2505—LOWREY. (L. & D.) Amends and repeals various secs., Ag. C., re hide and brand inspection and slaughter of animals other than bovine animals.

Requires person branding horses, mules, burros or sheep comply with laws re branding cattle. Permits, but does not require, recording swine brands.

Prohibits slaughter of horses, mules, or burros without prior inspection by Director of Agriculture; fixes fee for such inspection same as for inspecting cattle; requires slaughterer keep brand inspection certificate, in addition to bill of sale, for one year instead of 90 days.

Authorizes refusal to renew or suspension of license, for same causes as now authorized for revocation of license, and adds additional cause of failure to comply with law relating to hide and brand inspection.

Authorizes any officer to stop any conveyance, not only trucks, carrying carcasses or hides of horses, mules, burros, or sheep.

Requires persons selling hides, in addition to persons selling horses, mules, or burros, to keep same record now required of latter, and requires record be made prior to inspection, and contain sex and breed of animal, in addition to matter now required.

A.B. 2506—LOWREY. (L. & D.) Amends Sec. 402, Ag. C., re estrays, directing Director of Agriculture to examine animals for features to aid ready identification other than brands for purpose of ascertaining ownership.

A.B. 2507—LOWREY. (L. & D.) Amends heading of Ch. 7, Div. 3, and Secs. 435 and 436, Ag. C., re livestock.

Makes it felony to transport or possess, with intent to steal or prevent identification by owner, any horse, donkey, mule, ox, steer, cow or calf or part of carcass thereof. Makes it misdemeanor to possess or transport, with such intent, any sheep, goat, or pig or part of carcass thereof.

A.B. 2508—LOWREY. (L. & D.) Amends and adds various secs. and ch. headings, Ag. C., re penalties for hide and brand violations.

Authorizes Director of Agriculture to make any and all necessary investigations relative to reported violations of Chs. 2, 3, 4, and 5, Div. 3, Ag. C., relating to animals, and prescribes his powers in relation thereto, including the provision that disobedience of his orders constitutes contempt.

Prescribes civil and criminal penalties for violations of Chs. 2, 4, and 5, authorizing both the Attorney General and district attorneys to enforce the criminal penalties, and the Attorney General the civil.

Deletes provision that chapter authorizes director to bring an action to enjoin violations or threatened violations of the division.

Provides that proceedings hereunder shall conform to the requirements of Sec. 527, C. C. P., relating to injunctions, except that the director shall not be required to allege facts necessary to show or tending to show lack of adequate remedy at law or to show or tending to show irreparable damage or loss.

A.B. 2509—LOWREY. (Trans. & C.) Amends Sec. 44, Veh. C., re authorized emergency vehicles.

Includes as authorized emergency vehicle, vehicle publicly or privately owned, designated in writing by Director of Agriculture, when operated by regularly employed hide and brand inspector of Department of Agriculture in performance of his duties.

A.B. 2510—LOWREY. (C., P., & P. W.) Adds Sec. 559, S. & H. C., re state highway routes.

Adds to State Highway System highway from Route 1 near Longvale to connection with Route 7 at or between Cities of Willows and Corning, via Covelo and Mendocino Pass.

A.B. 2511—LOWREY. (Jud.) Amends Sec. 28143, Gov. C., increasing fees of grand jurors and trial jurors in superior court in Glenn County, from \$3 to \$5 for each day's attendance.

A.B. 2512—LOWREY. (Agr.) Adds Sec. 1682.5, Lab. C., re farm labor contractors.

Excepts sheep shearers from law governing activities.

A.B. 2513—LOWREY. (C., P., & P. W.) Amends Sec. 50704, Wat. C., re reclamation district elections, making no substantive change.

A.B. 2514—LOWREY. (C., P., & P. W.) Amends Sec. 50900, Wat. C., re reclamation district powers, making no substantive change.

A.B. 2515—LOWREY. (C., P., & P. W.) Amends Sec. 51202, Wat. C., re reclamation district assessments, making no substantive change.

A.B. 2516—LOWREY. (C., P., & P. W.) Amends Sec. 53501, Wat. C., re organization of reclamation districts, making no substantive change.

A.B. 2517—LOWREY. (C., P., & P. W.) Amends Sec. 50370, Wat. C., re organization of reclamation districts, making no substantive change.

A.B. 2518—LOWREY. (Ed.) Adds Ch. 2.5, Div. 9, Ed. C., re standard plans for small school buildings.

See digest of A. B. 2501, apparently identical.

A.B. 2519—LOWREY. (Ed.) Amends Sec. 2102.1, Ed. C., re election of school trustees.

Provides that city board of education of high school district, situated wholly or partly within the City of Los Angeles, comprising property situated in an elementary school district or junior college district, the governing board or boards of which are elected on dates other than of which the city council is elected, shall be elected on the third Friday of May.

A.B. 2520—LOWREY. (Ed.) Adds Sec. 1801.1, Ed. C., re election of school trustees.

Provides that school trustees of elementary school district situated in whole or in part within high school district whose city board of education is elected pursuant to Sec. 2102.1, Ed. C., shall be elected at same time as such city board of education.

A.B. 2521—LOWREY. (Ed.) Amends Sec. 1829, Ed. C., requiring school election officers to post copy of results of votes cast at polling place outside of polling place before adjourning.

A.B. 2522—LOWREY. (Agr.) Amends Sec. 160.6, Ag. C., re aircraft pest control operators.

Provides for apprentice certificates. Requires 200 hours of operation under such certificate for certificate of qualification. Provides that latter shall authorize specific kinds of pest control operation.

A.B. 2523—LOWREY. (Agr.) Amends Sec. 160.96, Ag. C., re filing of verified report of loss resulting from pest control operations, eliminating proviso limiting effectiveness of section to 91st day after final adjournment of 1953 Regular Session.

A.B. 2524—LOWREY. (C., P., & P. W.) Amends Sec. 8555, P. R. C., re distribution to counties of money derived through lease of public lands, making no substantive change.

A.B. 2525—LOWREY. (C., P., & P. W.) Amends Sec. 8558, P. R. C., re distribution to counties of money derived from use of public lands, making no substantive change.

A.B. 2526—LOWREY. (Agr.) Amends Secs. 1010, 1011, and 1012, Ag. C., re spray residue.

Enlarges definition of "spray residue" to include economic poisons or constituents thereof which on produce are harmful to domestic animals.

Enlarges definition of "produce" to include hay, fodder, or feedstuffs used for feeding livestock and poultry, and to exclude commercial feeding stuffs as defined in Section 1081 of code. Deletes provision that "fresh or dried fruits or vegetables" shall be construed to be interchangeable with the term "produce."

Makes it unlawful to pack, ship, or sell any produce, rather than fresh or dried fruits or vegetables, carrying spray residue or other added deleterious ingredients in excess of specified amounts and types. Prescribes the maximum quantity of certain deleterious ingredients per pound of produce, rather than fruit or vegetable.

Authorizes director to enter every place within the State where produce is grown or processed, rather than where fresh or dried fruits or vegetables are produced, and to inspect all produce found therein, rather than to inspect all fresh or dried fruits or vegetables found therein.

Authorizes director to seize and hold any or all lots of produce, rather than fresh or dried fruits or vegetables, which carry or show indication of spray residue or other added deleterious ingredients.

- A.B. 2527—LOWREY. (Jud.) Amends Sec. 28140, Gov. C., and Sec. 79.52, C. C. P., re compensation for public service and salary of superior court judge in Tehama County.

Changes compensation of trial jurors from \$3 to \$6 for each day after the first, and mileage allowance from 15 cents per mile in going only to 8 cents per mile each way. Changes judge's salary from \$10,250 to unspecified amount.

- A.B. 2528—LOWREY. (Jud.) Amends Sec. 28149, Gov. C., Sec. 449, Ed. C., and Sec. 79.17, C. C. P., re compensation for public service and salary of superior court judge in Lake County, making unspecified changes.

- A.B. 2529—LOWREY. (Jud.) Amends Sec. 28148, Gov. C., Sec. 448, Ed. C., and Sec. 79.6, C. C. P., re compensation for public service and salary of superior court judge in Colusa County, making unspecified changes.

- A.B. 2530—LOWREY. (C., P., and P. W.) Appropriates \$100,000 to Department of Public Works for repair, rehabilitation and improvement of State Highway Route 50 from Esparto to Rumsey.

- A.B. 2531—LOWREY. (F. & G.) Amends Sec. 50, F. & G. C., re commercial licensed game bird clubs, clarifying provisions re daily quota of hunters.

- A.B. 2532—LOWREY. (F. & G.) Amends Sec. 51, F. & G. C., re licensed game bird clubs.

Prohibits person, hunting on such clubs, from killing more than 6 birds per day.

Makes permissive, rather than mandatory, requirement that such clubs fix daily bag limit.

- A.B. 2533—LOWREY. (F. & G.) Amends Secs. 1155, 1175, 1182, and 1232, F. & G. C., re taking of birds and mammals destructive to crops.

Allows predatory birds and mammals, other than fur-bearing mammals, to be taken not only at any time but also in any manner.

Allows killing at any time and in any manner of nongame birds found to be injuring growing crops or property, not only by owner or tenant of the premises, but also by federal, state, county or municipal officers or employees in their official capacity or by persons under their supervision.

- A.B. 2534—LOWREY. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re unemployment insurance, making no substantive change.

- A.B. 2535—LOWREY AND CLARKE. (Agr.) Amends Sec. 1038, Ag. C., re agricultural mineral sales.

Imposes agricultural minerals tonnage tax upon commercial fertilizers registrant selling to unregistered person in original and properly labeled lots or packages of an agricultural minerals registrant.

- A.B. 2536—LOWREY. (Agr.) Amends, adds, and repeals various secs., Ag. C., re pesticides and injurious pest control materials.

Provides that rules and regulations adopted by the Director of Agriculture governing the application of certain injurious pest control materials in pest control or other agricultural operations may provide that such materials shall be used only under permit of the commissioner, or under his direct supervision, in certain areas, or under certain conditions, or when used in excess of certain quantities or concentrations. Deletes provision requiring permit to use injurious material for which rules and regulations have been adopted.

Provides for termination of Section 1080, rather than Art. 4, Ch. 7, Div. 5, Ag. C., 91 days after the termination of the 1957 Session of the Legislature.

Directs director and county commissioners, under the direction of the director, to enforce article, and rules and regulations issued thereunder.

Makes other technical and clarifying changes.

- A.B. 2537—LOWREY AND CLARKE. (Ag.) Amends Sec. 1071, Ag. C., re economic poison registration and license fees.

Increases license fee required of manufacturer, importer, or dealer from \$50 to \$75 for first 10 varieties, and, for each additional variety, from \$2 to \$4.

Increases license fee required of manufacturers whose annual produce is \$500, or less, at retail, from \$10 to \$15 for first two varieties, and from \$2 to \$4 for each additional variety. Eliminates present requirement with reference to such manufacturers that manufacture be intended for domestic use, or for use in structural pest control work by manufacturer.

A.B. 2538—STEWART. (Mun. & C. G.) Amends Secs. 11525 and 11526, B. & P. C., to require every county and city to adopt ordinance regulating and controlling design and improvement of subdivisions.

A.B. 2539—STEWART. (C., P., & P. W.) Amends Secs. 65120, 65250 and 65270, Gov. C., re conservation, planning and zoning.

Requires, rather than allows, city legislative body to create planning commission. Requires legislative body of each county and city to create commission on or before July 1, 1954. Requires, rather than allows, planning commission to prepare precise plans based on master plans and requires, rather than allows, it to recommend such plans to legislative body for adoption. Requires that master or official plans of county or city be adopted on or before January 1, 1956.

A.B. 2540—STEWART. (Pub. H.) Amends Secs. 15250 and 15253, H. & S. C., re minimum building standards.

Requires building departments of any city and proper county officers to enforce all provisions of "Uniform Building Code," 1952 Edition, except where such code is modified by ordinance, and except that such code shall not be enforced with respect to agricultural structures.

A.B. 2541—LINDSAY. (Rev. & Tax.) Adds Sec. 6454.5, R. & T. C., authorizing retailer required to collect use tax to deduct 3 percent as reimbursement for costs of collection if he files return and remits tax on or before due date.

A.B. 2542—McGEE. (Jud.) Amends Act 5238, Municipal Court Act of 1925, re salary of municipal court judges in Los Angeles County, making no substantive change.

A.B. 2543—DOLWIG AND OTHERS. (C., P., & P. W.) Repeals, amends and adds various secs., and adds Art. 2, Ch. 2, Div. 17, S. & H. C., re toll crossings across San Francisco Bay.

See digest of S.B. 1179, apparently identical.

A.B. 2544—DOLWIG. (C., P., & P. W.) Adds Ch. 4, Div. 17, S. & H. C., re California State Thruway Authority.

Creates and prescribes its powers and duties.

Authorizes construction, operation and maintenance of a state throughway system and collection of tolls for use thereof, and authorizes issuance of notes and bonds of State for purposes of act.

A.B. 2545—DOLWIG AND OTHERS. (W. & M.) Appropriates \$500,000 from State Highway Fund to Public Utilities Commission for allocation to counties and cities to assist in payment of cost of grade crossing separations.

A.B. 2546—DOLWIG. (Ed.) Amends Secs. 9801 and 9807, Ed. C., re education of mentally retarded minors.

See digest of S.B. 1253, apparently identical.

A.B. 2547—DOLWIG. (Ind. R.) Adds Sec. 227, Lab. C., re hearing of disputes arising under wage laws.

Provides upon application of either party, that Labor Commissioner, deputies or agents shall hear all wage disputes not in excess of \$600.

Provides appeal to superior court for hearing de novo and for confirmation of commissioner's award by application to superior court.

Provides that commissioner may promulgate rules and regulations to carry out above.

A.B. 2548—DOLWIG. (Fin. & Ins.) Amends, adds, and repeals various secs., Lab. C., re workmen's compensation.

Transfers bulk of judicial powers of Industrial Accident Commission from latter to its general referees, and makes various conforming changes to effectuate.

In absence of consent of parties, prohibits original decision by referee who has not heard testimony.

Provides for waiver of findings of fact and conclusions of law.

Requires opinion, unless waived, rather than report, shall accompany award, order or decision. Prescribes contents of opinion.

A.B. 2549—DOLWIG. (Fin. & Ins.) Amends Secs. 5951, 5952, and 5953, Lab. C., re workmen's compensation law.

Makes various changes in provisions for court review of orders, decisions and awards of Industrial Accident Commission, including following: prohibition against answer to petition, and authorization for use of demurrer instead; provision for including reporter's transcript in record certified to appellate court; modification of scope of review; and requirement for written court opinion where writ of review is denied, as well as where granted.

A.B. 2550—DOLWIG. (Fin. & Ins.) Amends Secs. 5307, 5308, and 5709, Lab. C., re workmen's compensation.

Makes common law and statutory rules of evidence ordinarily applicable in workmen's compensation proceedings, existing law providing to contrary.

A.B. 2551—DOLWIG. (Fin. & Ins.) Amends Sec. 5100, Lab. C., re workmen's compensation.

Changes provisions for payment in lump sum.

A.B. 2552—DOLWIG. (Fin. & Ins.) Amends Secs. 5803 and 5804, Lab. C., re workmen's compensation.

Provides for general exercise by Industrial Accident Commission of its continuing jurisdiction upon filing of petition to reopen, and narrows grounds for such exercise.

Eliminates prohibition against finding of no employment after expiration of time to petition for reconsideration or after determination of such petition, where award finding employment has been made.

A.B. 2553—DOLWIG. (Pub. H.) Repeals Ch. 18, Div. 3, B. & P. C., re cleaners, dyers and pressers.

Repeals provisions for licensing, registration and regulation of cleaners, dyers, and pressers.

A.B. 2554—HOLLIBAUGH. (Rev. & Tax.) Repeals Ch. 1466, Stats. 1949, re assessment and equalization of property for tax and other purposes.

To take effect immediately, urgency measure.

A.B. 2555—DICKEY, DUNN, AND ERNEST R. GEDDES. (Jud.) Amends Secs. 6046, 6060, amends and renumbers Sec. 6068, and adds Sec. 6068, B. & P. C., re qualifications for admission to practice law and accreditation of law schools.

Makes mandatory rather than permissive provisions for appointment of examining committee; adds to power of committee, administration of requirements for accreditation of law schools.

Deletes provision permitting nonlaw school law student to take examination, except those registered prior to effective date of act.

Deletes provision authorizing preliminary examination.

Prescribes standards for accreditation of law schools.

A.B. 2556—DICKEY AND OTHERS. (C., P., & P. W.) Adds Art. 2, Ch. 2, Title 7, Gov. C., prescribing membership, powers and duties of State Planning and Conservation Board.

A.B. 2557—**DICKEY AND OTHERS.** (C., P., & P. W.) Repeals Art. 4, Ch. 10, Pt. 2, Div. 3, Title 4, Gov. C., repeals and adds Title 7, Gov. C., re conservation, planning, and zoning.

Repeals present provisions for city zoning and construction regulations and the Conservation and Planning Law.

Adds detailed provisions under new Title 7 to provide for state-coordinated reciprocal planning, for area, county and city planning, and for local zoning.

A.B. 2558—**DICKEY AND OTHERS.** (Rev. & Tax.) Adds Secs. 195.1 and 2117.1, S. & H. C., re use of highway funds for rapid transit and vehicle parking facilities.

Permits use by cities and counties of money received from State Highway Fund and Highway Users Tax Fund for planning and construction of such facilities.

A.B. 2559—**DICKEY, DUNN, AND HOLLIBAUGH.** (C., P., & P. W.) Amends Sec. 24269, H. & S. C., requiring that information as to discharged air contaminants required by air pollution control officers be certified by registered engineer.

A.B. 2560—**DICKEY, DUNN, AND HOLLIBAUGH.** (C., P., & P. W.) Adds Ch. 1.5, Div. 20, H. & S. C., re air pollution.

Declares that coordination of air pollution control activities are necessary for public health, safety and welfare. Declares that it is necessary to provide for regional control of air pollution.

A.B. 2561—**DICKEY, DUNN, AND HOLLIBAUGH.** (C., P., & P. W.) Adds Sec. 24268.5, H. & S. C., re air pollution control districts.

Requires air pollution control officer, upon finding that any particular operation regulated by general district rule could be reasonably altered to reduce release of air contaminants, to petition air pollution control board to establish more rigid requirement with respect to that operation.

A.B. 2562—**DICKEY, DUNN, AND HOLLIBAUGH.** (C., P., & P. W.) Adds Art. 2.5, Ch. 2, Div. 20, H. & S. C., re air pollution control districts.

Provides for selection by local health officers of advisory committee for each air pollution control district consisting of 3 local health officers.

Provides that no rule regulating release of contaminants shall be adopted unless submitted to committee for its recommendations.

Requires committee to consult with, and make recommendations to, board or director of district on any particular problem of air pollution on request of board or director or on its own initiative.

A.B. 2563—**DICKEY AND OTHERS.** (C., P., & P. W.) New act, declaring necessity of coordinating state action re conservation, development, and use of natural resources.

A.B. 2564—**DICKEY AND OTHERS.** (C., P., & P. W.) New act, re air pollution research.

Appropriates unspecified sum to State Department of Public Health to establish air pollution research project. Creates Air Pollution Research Advisory Council to assist in research.

To take effect immediately, urgency measure.

A.B. 2565—**DICKEY AND OTHERS.** (C., P., & P. W.) Amends Sec. 13011, Wat. C., making Director of Department of Fish and Game a member of State Water Pollution Control Board.

A.B. 2566—**DICKEY AND OTHERS.** (C., P., & P. W.) New act, re underground waters.

Declares full utilization of underground water basins as cyclic storage reservoirs is necessary to health, safety and welfare of the people, and finds efficient operation of such reservoirs requires prevention of waste and unreasonable use or method of use of underground water.

A.B. 2567—DICKY AND OTHERS. (P. U. & C.) Adds Ch. S. Div. 2, P. U. C., re districts furnishing public utility services in urban areas.

Provides that rates and charges for public utility services provided in urban areas by public districts, except for services provided for agricultural purposes, shall be subject to all rules and regulations of Public Utilities Commission, in same manner as for private utilities.

A.B. 2568—DICKY AND DUNN. (C., P., & P. W.) Amends Ch. 1422, 1945 Stats., re appropriation for improvement of public recreation facilities.

Provides that money appropriated by that act may be spent for improvement as well as acquisition of recreational facilities. Eliminates provisions requiring matching funds for acquiring state lands.

Provides that when State purchases land from local governments for beach purposes, such local governments are authorized to make gifts to State of amount, or any portion thereof, received for such property to be used for improving such property.

A.B. 2569—BELOTTI. (Jud.) Amends Sec. 26826, Gov. C., re appearance of defendant, intervenor, respondent, correspondent, or adverse party, making no substantive change.

A.B. 2570—BELOTTI AND OTHERS. (C., P., & P. W.) Amends Sec. 5012, P. R. C., to require Director of Natural Resources to grant easements for state highways across state parks free from terms or conditions.

A.B. 2571—BELOTTI. (Ed.) Amends Sec. 8571, Ed. C., re crediting attendance of pupils.

Prohibits crediting of attendance to elementary school district of pupils of district being educated by state college under contract with district.

A.B. 2572—BRADLEY. (Fin. & Ins.) Amends Sec. 4903, Lab. C., re workmen's compensation.

Provides lien allowable for amount of unemployment compensation disability payment shall be allowed only against workmen's compensation temporary disability payment.

A.B. 2573—BRADLEY. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re unemployment disability compensation.

Changes provision making individual not eligible for unemployment compensation disability benefits if he receives or is entitled to receive workmen's compensation benefits, so ineligibility arises only if benefits "temporary disability benefits."

A.B. 2574—FLEURY. (C., P., & P. W.) Adds Art. 5, Ch. 3, Div. 1, S. & H. C., re establishment and maintenance of roadside parks.

Authorizes establishment and maintenance of roadside parks on certain state highway rights of way and adjoining lands outside of cities, and authorizes construction and maintenance of landscaping improvements for prevention of soil erosion on state highway rights of way outside of cities. Costs to be paid from funds available for construction and maintenance of state highways.

A.B. 2575—McMILLAN. (Ind. R.) Repeals Sec. 1634, adds Sec. 1632.5, Lab. C., re private employment agencies.

Repeals provision for return of fee to applicant if he is not employed. Adds provision prohibiting agency from taking any part of fee before agreement to commence work between applicant and employer.

A.B. 2576—SHERWIN AND OTHERS. (G. O.) New act, authorizing Director of Finance to sell certain described portion of Napa State Farm.

A.B. 2577—BACKSTRAND AND ERWIN. (W. & M.) Claim bill. \$34,242.42. Charles E. Cooper.

A.B. 2578—BACKSTRAND. (C., P., & P. W.) Amends Act 3880, the Palo Verde Irrigation District Act, re boundaries and lands of district.

Validates all inclusion proceedings taken under act and which would have resulted in inclusion of land within described boundaries.

Eliminates provision which permits redemption of property sold to district for delinquent taxes any time before district has disposed of it.

Provides that all lands which were publicly owned at time of district's creation, and which are now owned privately and which are situated within exterior boundaries of district but not incorporated within district, are incorporated within district, declares that such lands will be benefited by purposes of act, and provides that even insofar as these provisions are re-enactment of existing law, that they must be considered new act.

A.B. 2579—COLLINS. (Elec. & Reap.) Adds Sec. 5005.5, Elec. C., re election campaigns.

Makes it misdemeanor to contribute funds or services to defeat candidate by creating appearance that he is supported by contributor.

A.B. 2580—COLLINS. (Rev. & Tax.) Adds Sec. 6365, R. & T. C., re sales and use taxation.

Exempts sale, use, storage or other consumption of orthopedic, surgical, dental, ophthalmic, ocular, and auditory appliances or restorations and their appurtenances applied or dispensed by person licensed for purpose or on prescription of person licensed to issue prescriptions. Includes also materials and supplies used in the appliances or restorations.

A.B. 2581—COLLINS. (Elec. & Reap.) Amends Sec. 2206, Elec. C., re elections, making no substantive change.

A.B. 2582—COLLINS. (Elec. & Reap.) Amends Sec. 655, Elec. C., re elections, making no substantive change.

A.B. 2583—COLLINS. (Elec. & Reap.) Amends Sec. 3809, Elec. C., re elections, making no substantive change.

A.B. 2584—COLLINS. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re disability insurance.

Increases weekly unemployment compensation disability benefits from present maximum of \$30 based on earnings of \$740 to new maximum of \$35 based on earnings of \$590.

A.B. 2585—COLLINS. (G. O.) New act, creating and providing for functioning of California Taxation Commission.

Membership to consist of persons appointed by Governor, Senate Rules Committee and Speaker.

To investigate and study state and local tax structure and administration, and report thereon to Governor and Legislature.

Appropriates unspecified amount.

A.B. 2586—COLLINS AND ELLIOTT. (Rev. & Tax.) Amends various secs., R. & T. C., re sales, use, insurance, personal income, and bank and corporation taxation.

Reduces sales tax rate from 3% to 2% of gross receipts, and use tax rate from 3% to 2% of sales price.

Increases insurance company tax rate from 2.35% to 2.75% of gross premiums.

Increases general personal income tax rates on net income in excess of \$5,000.

Increases optional table personal income tax rates in case of married persons filing joint returns who have adjusted gross income varying from \$3,750 to \$4,200.

Increases from \$3,500 to \$4,000 personal exemption for personal income tax purpose in cases of head of family and married people.

Increases general corporation tax from 4% to 5% of net income, and minimum tax on corporations from \$25 to \$35.

A.B. 2587—COLLINS AND ELLIOTT. (P. U. & C.) Adds Secs. 12523, 12524, Gov. C., re duties of Attorney General with respect to public utilities.

Imposes duty upon Attorney General to represent interests of public before Public Utilities Commission, and provides for appointment of special deputy known as Defender of Consumer Interest.

A.B. 2588—COLLINS, ELLIOTT, AND HAWKINS. (G. E. & E.) Adds Sec. 1141, Lab. C., re discrimination in employment.

Prohibits discrimination under presumption of physical unfitness by reason of age.

A.B. 2589—COLLINS AND ELLIOTT. (Jud.) Adds Sec. 1193.5, Pen. C., prohibits death sentence for period of 5 years after effective date of section.

A.B. 2590—COLLINS AND ELLIOTT. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re disability insurance.

Increases from \$3,000 to \$3,600 total annual wages on which employee contributions must be paid.

Increases weekly benefit amounts from \$25 minimum and \$30 maximum, to \$30 minimum and \$35 maximum; decreases schedule of high quarter earnings on which such payments are based.

Deletes provision authorizing direct payment of hospital benefit from department to hospital with consent of claimant.

A.B. 2591—COLLINS AND ELLIOTT. (Fin. & Ins.) Amends Act. 8780d, the Unemployment Insurance Act, re disability insurance.

Increases benefits for individual confined in hospital from \$8 for each day not in excess of 12 days for benefit year to \$12 for not in excess of 31 days.

A.B. 2592—COLLINS. (Elec. & Reap.) Amends Sec. 11586, Elec. C., re elections, making no substantive change.

A.B. 2593—COLLINS. (Elec. & Reap.) Amends Sec. 10554, Elec. C., re death or absence of any elector, making no substantive change.

A.B. 2594—COLLINS. (Elec. & Reap.) Amends Sec. 4534, Elec. C., re campaign statements, making no substantive change.

A.B. 2595—ERWIN. (Mun. & C. G.) Amends Sec. 54426, Gov. C., re revenue bonds of cities, counties, cities and counties, or other municipal or public corporations or districts.

Deletes provision restricting to resolution calling election the authority of legislative body to modify requirement that principal, interest, and other security funds be paid from revenues prior to paying expenses of operation of enterprise.

A.B. 2596—ERWIN. (Mun. & C. G.) Amends Sec. 53820, Gov. C., to permit temporary borrowing by public corporation or district which has power to levy ad valorem taxes upon property.

A.B. 2597—ERWIN. (Mun. & C. G.) Amends Sec. 53651, Gov. C., to permit deposit of county sanitation district bonds as security for active or inactive deposits in banks of local governmental agencies.

A.B. 2598—ERWIN. (Fin. & Ins.) Amends Sec. 1350, Fin. C., re investment of savings bank funds, making clarifying, but apparently not substantive, change.

A.B. 2599—KILPATRICK. (Jud.) Adds Sec. 163, C. C. P., re qualifications for judicial appointment.

Prohibits judicial appointment for prosecutor until year after his retirement from public service.

A.B. 2600—KILPATRICK. (Jud.) Adds Sec. 1463, Prob. C., re incompetency proceedings.

See digest of S.B. 1521, apparently identical.

A.B. 2601—CHARLES W. LYON. (Jud.) Amends Secs. 1278 and 1287, Pen. C., re form of bail bonds, to clarify language thereof, making no substantive change.

A.B. 2602—CHARLES W. LYON. (Jud.) Amends Sec. 1295, Pen. C., re bail and deposits instead of bail.

Allows deposit of surety bond as an alternative to cash deposit where bail as fixed does not exceed \$250; provides that such bond must be executed by legally admitted surety insurer. Makes authority to accept bond include authority to approve same according to instructions pertaining thereto furnished by court.

A.B. 2603—FLEURY AND STANLEY. (Ed.) Adds Sec. 5158, Ed. C., re physically handicapped and mentally retarded minors.

Gives priority in distributing State School Fund money to apportionments to school districts and county superintendent of schools of allowance for excess cost of educating and transportation of such minors.

A.B. 2604—COOLIDGE (By Request). (Pub. H.) Amends Sec. 17818, H. & S. C., re housekeepers of apartments.

Requires a janitor, housekeeper, or other responsible person to reside in every apartment house having 24 rather than 16 or more apartments.

A.B. 2605—BELOTTI AND MEYERS. (Ind. R.) Adds Ch. 4, Div. 3, Lab. C., re certification of welders.

Requires Director, Department of Industrial Relations to appoint 5-man committee with specified qualifications, to set up acceptable welding standards in accordance nationally accepted welding codes.

Provides that welders certificates issued under chapter shall establish competency of person to whom issued for the trade, branch, or part thereof specified in certificate, and that such person is eligible, without any further examination, to work on any work financed in whole or part by the State or any county, municipality, district or other political subdivision.

Provides that on work not so financed, if certificated welder is required to take welding test for job, costs thereof plus prevailing wage rate must be paid such welders for such test.

A.B. 2606—KELLY. (Jud.) Repeals Art. 5, Ch. 5, Title 1, Pt. 1, C. C. P., re uniform accounting system for inferior courts.

A.B. 2607—KELLY. (Fin. & Ins.) Amends Sec. 3353, Lab. C., re workmen's compensation, making no substantive change.

A.B. 2608—KELLY (By Request). (Ed.) Adds Art. 2.5, Ch. 3, Div. 9, Ed. C., re creation of Division of School Architecture in Department of Education to prepare standard school building plans.

See digest of S.B. 1157, apparently identical, except makes provisions of Article 3, Ch. 3, Div. 9, Ed. C., apply to plans prepared by division and any school constructed under such plans.

A.B. 2609—KELLY (By Request). (Fin. & Ins.) Amends Sec. 1101, Ins. C., re interest of officers of admitted insurers.

See digest of S.B. 1332, apparently identical.

A.B. 2610—PATTERSON. (Mun. & C. G.) Amends Sec. 54130, Gov. C., re reconstruction of public works damaged by earthquake.

See digest of S.B. 1321, apparently identical.

A.B. 2611—KELLY. (Trans. & C.) Amends Sec. 6872, P. R. C., re oil and gas deposits within state lands.

Eliminates requirement that oil or gas deposits on state lands must be, or are susceptible of, being drained by wells on adjacent lands before State Lands Commission may make oil and gas leases of such land.

A.B. 2612—KELLY. (M., O., & M. I.) Amends Sec. 6827, P. R. C., re oil and gas leases of state lands.

Provides that State Lands Commission at its discretion may fix royalty and annual rental payments to be paid under proposed lease and must award lease to qualified bidder whose bid offers highest cash bonus.

A.B. 2613—ELLIOTT AND HAWKINS. (W. & M.) Appropriates unspecified amount to Department of Education for purchase of site and preparation of plans for state college to be located in Los Angeles County.

A.B. 2614—BELOTTI. (C. P., & P. W.) Amends Sec. 525, Veh. C., re driving on divided highways.

See digest of S.B. 1236, apparently identical.

A.B. 2615—LINCOLN. (G. O.) Amends Sec. 75, S. & H. C., re powers of California Highway Commission, making no substantive change.

A.B. 2616—LINCOLN. (G. E. & E.) Amends Sec. 14306, Gov. C., re performance of contracts under State Contract Act after default, making no substantive change.

A.B. 2617—LINCOLN AND LANTERMAN. (Sec. Wel.) Adds Ch. 4, Div. 3, amends heading of Art. 4, Ch. 1, Pt. 1, Div. 6, and Secs. 5075 and 5076, repeals Sec. 5078, W. & I. C., re care of aged and infirm and mentally disordered persons.

See digest of S.B. 1261, apparently identical.

A.B. 2618—MCGEE. (Jud.) Amends Sec. 73a, C. C. P., re expenses of judges.

See digest of S.B. 1312, apparently identical.

A.B. 2619—MCGEE. (Jud.) Adds Sec. 72720, Gov. C., re attaches of municipal court, Los Angeles Judicial District.

See digest of S.B. 1309, apparently identical.

A.B. 2620—MCGEE. (Jud.) Amends Sec. 72715, Gov. C., re municipal court in Los Angeles Judicial District, making no substantive change.

A.B. 2621—MCGEE. (Jud.) Adds Secs. 72717, 72718, and 72719, Gov. C., re officers and attaches of Municipal Court of Los Angeles Judicial District.

See digest S. B. 1310, apparently identical.

A.B. 2622—MCGEE. (Mun. & C. G.) Amends Sec. 4730, H. & S. C., re county sanitation district governing body.

Makes member of board of supervisors chosen by board, rather than chairman of board, a member of governing body of any such district which includes unincorporated territory.

Requires board of supervisors to pick alternate member.

A.B. 2623—ERNEST R. GEDDES AND MORRIS. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re unemployment insurance act.

Provides that alternative reduced contribution schedule, now applicable only when balance in Disability Fund equals $7\frac{1}{2}\%$ of wages in employment during preceding year, is applicable at all times after December 1, 1953. Increases contributions fixed by said schedule from present minimum of 0% and maximum of 2.7% to new minimum of 0.5% and new maximum of 3%.

Provides that submission by employer to department of evidence indicating voluntary quit without good cause creates presumption that claimant left employment voluntarily and without good cause.

In lieu of present requirement that claimant earn \$300 in base year to establish valid claim, requires earnings of \$225 in each of two calendar quarters during base year, and deletes requirement that earnings must exceed 30 times weekly benefit amount where more than 75% of base period wages were paid in single calendar quarter.

Increases weekly benefit schedule from present minimum of \$10 based on quarterly earnings up to \$200 and maximum of \$25 on quarterly earnings of \$580 and over to new minimum of \$12 on quarterly earnings up to \$348 and new maximum of \$30 on quarterly earnings of \$790.

Adds to causes disqualifying claimant from benefits voluntary leaving of work to be married or because of duties connected with marriage or to join spouse at some other place of residence, but excepts claimant who is sole or major support of family.

Increases period of ineligibility for various disqualifications, and authorizes commission to extend such period where more than one disqualification occurs within consecutive 104-week period.

A.B. 2624—ERNEST R. GEDDES. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, adds Sec. 3105, 3106, U. I. C., re unemployment disability insurance.

Requires insurer insuring voluntary plans to notify department of premium tax paid with respect to such plan, effective December 1, 1955. Requires department to credit account of insurer with such amounts and charge account with insurer's extended liability assessment. Waives collection of such assessment to extent account has credit balance.

Provides method of increasing credit to account of each insurer if total tax premium collected during any year exceeds \$750,000.

A.B. 2625—ERNEST R. GEDDES. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re unemployment compensation disability.

Deletes exclusion from term "disability" or "disabled" of any injury in connection with pregnancy up to its termination and for 28 days, thereby covering such illness or injury up to maximum of 42 days.

A.B. 2626—ERNEST R. GEDDES AND MORRIS. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re unemployment insurance.

Makes clarifying changes in references.

A.B. 2627—ERNEST R. GEDDES. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re unemployment disability compensation.

Provides that at end of each calendar year from 1953 on there shall be credited to extended liability account 2.35% of 1% of total wages paid during 12 months ending preceding September 30.

If disability benefit payments exceed amount credited to extended liability account, deficit shall be deducted from worker's contributions collected prior to December 1, 1946.

A.B. 2628—ERNEST R. GEDDES. (Rev. & Tax.) Amends Sec. 1837, repeals Sec. 1836, R. & T. C., re assessment and equalization of property for tax purposes.

Eliminates requirement that State Board of Equalization shall equalize value of taxable property in any county by assessing property within county on its roll at value bearing same relationship to market value of the property as property within county on local roll bears to its market value, where latter relationship differs by less than 10% from state-wide average of assessed to market value of locally assessed property.

Makes conforming change in provision for equalization where local ratio of assessed to market value differs from state-wide average by more than 10%.

A.B. 2629—ERNEST R. GEDDES. (Mun. & C. G.) Amends Sec. 602, R. & T. C., re property taxation.

Requires separate descriptions on local assessment roll of undivided interests in real property.

A.B. 2630—ERNEST R. GEDDES. (Mun. & C. G.) Amends Sec. 25823, Gov. C., re powers of boards of supervisors over county disposal facilities.

See digest of S. B. 1190, apparently identical.

A.B. 2631—ERNEST R. GEDDES. (Pub. H.) Amends and adds various secs., H. & S. C., re powers of county sanitation districts.

Provides procedure by which district may initiate refuse and collecting system within or without district, and provides that procedure is only applicable to districts which do not show intention to start refuse collection system in original resolution of intention to form district.

Provides that nothing in County Sanitation District Act shall be construed to preclude district from using sewerage system to dispose of material ground into form of slurry.

A.B. 2632—ERNEST R. GEDDES. (G. E. & E.) Repeals and adds Sec. 2354.1, W. & I. C., re financial statements made by institutions providing life care services.

Requires each institution providing life care services to submit annual financial statement to the Department of Social Welfare, prepared and certified by a certified public accountant, conforming to existing audit procedures and requirements of the

department, and certifying that the financial reserve requirements of the chapter have been met. Such statement is no longer in lieu of a financial investigation by the department.

A.B. 2633—ERNEST R. GEDDES. (C., P., & P. W.) Adds Sec. 11546, B. & P. C., re subdivisions.

Provides Subdivision Map Act does not prevent governing body of any municipality or county from prohibiting sale of property it finds subject to inundation making its use for residential purposes hazardous or from requiring posting of notice of such facts while land is for sale.

A.B. 2634—ERNEST R. GEDDES. (C., P., & P. W.) Adds Secs. 11547, 11548, B. & P. C., re subdivision maps.

Requires governing body or advisory agency, where it finds lands prepared for subdivision are subject to inundation making their use for residential purposes hazardous, to direct subdivider, in reporting on tentative map, to post notice of hazard, and precludes sale of lots or parcels not so posted.

A.B. 2635—SHERWIN AND ERWIN. (Rev. & Tax.) Adds Pt. 3.5, Div. 2, R. & T. C., the Interstate Highway Use Tax Law.

See digest of S. B. 1266, apparently identical.

A.B. 2636—NIELSEN AND FLEURY. (C. S. & S. P.) Amends Sec. 18052, re vacations for state officers and employees, making no substantive change.

A.B. 2637—MCGEE. (Trans. & C.) Adds Sec. 697.2, Veh. C., re length of passenger busses equipped with 3 axles.

See digest of S. B. 1090, apparently identical.

A.B. 2638—THOMAS. (L. & D.) Amends various secs., Ag. C., re substitute or imitation dairy products.

Adds "margarine" or "colored margarine" wherever oleomargarine or colored oleomargarine is used.

Eliminates requirement that color measurement for oleomargarine be in accordance with regulations of U. S. Commissioner of Internal Revenue.

Reduces requirement that manufacturer label top and sides of each tub of oleomargarine to one side only; requires label in 36 point type; eliminates requirement of separate statement on and within tub, permitting statement on exterior of tub only. Eliminates requirement that statement show place of manufacture and percentage of each ingredient.

Eliminates requirement that colored oleomargarine bear label on each roll, print or square. Requires label on each package, showing "oleomargarine" in contrasting color, and in type as large as any other lettering used; requires label show name and address of manufacturer, net weight, and all ingredients.

Prohibits sale of colored oleomargarine in containers of more than one pound.

Eliminates requirement that seller advise buyer of nature of substitute and furnish a copy of statement formerly required.

Prohibits retailer of oleomargarine, as well as all others, from dealing in imitation milk or cream, or imitation cheese, without license.

Eliminates requirement of separate records of sales of oleomargarine, and imitation milk products, but requires keeping such records. Eliminates record of identity of person filling order.

A.B. 2639—THOMAS. (G. E. & E.) Adds Ch. 13, Div. 3, B. & P. C., the Radio-Television Service Act, re regulation of radio and television servicing.

Creates in Department of Professional and Vocational Standards a State Board of Radio and Television Examiners and prescribes its powers and duties. Defines scope of regulations.

Requires servicing dealer and service organization to have license; requires technicians and apprentices to be registered; and prescribes qualifications and fees therefor. Fees to be paid into Radio and Television Examiners Fund in State Treasury for administration of provisions.

Requires registration without examination, for one year from effective date of act, of applicants who have been continuously employed under one or more classification from date 6 months prior to passage of act until filing of application.

Authorizes suspension or revocation of licenses or registration certificates by board.

A.B. 2640—MORRIS. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, and amends Secs. 2601 and 2626, and repeals Sec. 2629, U. I. C., re unemployment disability compensation.

Declares purpose of law is to compensate unemployed for wage loss sustained because of "nonoccupational" sickness or injury.

Deletes provision making individual ineligible for benefits if he has received or entitled to receive benefits under workmen's compensation law or employer's liability law.

A.B. 2641—MORRIS. (Jud.) Adds Sec. 163, C. C. P., re qualifications for judicial appointment.

See digest of A.B. 2599, apparently identical.

A.B. 2642—MORRIS. (Jud.) Adds Sec. 1463, Prob. C., re incompetency proceedings.

See digest of S.B. 1521, apparently identical.

A.B. 2643—MORRIS. (Trans. & C.) Amends Sec. 423, Veh. C., re custody and disposition of security deposited in compliance with financial responsibility requirements, making no substantive change.

A.B. 2644—SHERWIN. (G. O.) Amends Sec. 19597, adds Sec. 19486, B. & P. C., re horse racing licensees.

Increases license fees as follows: 7 percent of amount handled in pari-mutuel pool over 40 million and not over 60 million dollars; 8 percent of amount over 60 and not over 80 million dollars; 9 percent of amounts over 80 and not over 100 million dollars; 10 percent of amounts over 100 million dollars.

Reduces commission deductible by licensee correspondingly from 6 percent of amounts over 40 million and not over 60 million dollars to 3 percent of amounts in excess of 100 million dollars.

A.B. 2645—SAMUEL R. GEDDES. (G. E. & E.) Adds Sec. 5615, B. & P. C., re landscape architects.

Prohibits person from holding himself out as landscape architect or practicing landscape architecture without a license.

Defines "landscape architect" and "landscape architecture."

A.B. 2646—TOMLINSON. (Mun. & C. G.) Amends Act 5239, the Solvang Municipal Improvement District Act, re levy of taxes by said district.

Deletes office of district assessor and creates office of district treasurer; county treasurer of Santa Barbara County no longer to act as ex officio treasurer of district.

Provides new procedure for levy of district taxes, with board of directors of district, rather than board of supervisors of Santa Barbara County, fixing tax rate.

To take effect immediately, urgency measure.

A.B. 2647—SHERWIN. (Ind. R.) Amends Sec. 923, adds Sec. 924, Lab. C., re labor organizations.

Adds to statement of public policy regarding freedom of workmen from employer interference, provision that workmen shall also be free from interference by labor organizations or their agents.

Defines labor organization.

A.B. 2648—LINDSAY AND OTHERS. (C., P., & P. W.) Amends Sec. 11593, adds Sec. 11466, Wat. C., to prohibit Water Project Authority from disposing of electrical power outside State.

A.B. 2649—WEINBERGER. (Fin. & Ins.) Adds Sec. 11661.5, Ins. C., re workmen's compensation insurance.

See digest of S.B. 851, apparently identical, except for references.

A.B. 2650—LINCOLN. (G. E. & E.) Adds Sec. 7090.5, B. & P. C., re violation of provisions governing contractors.

Provides that correction of condition resulting from violation by licensee does not in and of itself preclude registrar from taking disciplinary action.

- A.B. 2651—LINCOLN AND SAMUEL R. GEDDES. (Soc. Wel.) Amends Sec. 871, W. & I. C., re expense for support and maintenance of wards of the juvenile courts.

Provides that "expense for support and maintenance" includes reasonable value of any medical services furnished to ward at any private hospital or by any private physician with the approval of juvenile court and board of supervisors of county concerned.

- A.B. 2652—LINCOLN. (Soc. Wel.) Adds Sec. 1621.5, W. & I. C., Sec. 224r, Civ. C., re placement of children for care or adoption.

Provides that when child is to be placed for care or adoption the person, agency or organization carrying out such placement shall place such child in home of persons whose religious faith is same as his own or that of his parents, so far as practicable, or in institution affording opportunity for instruction in such religious faith, unless parent or parents of such child have expressly authorized his placement without regard to religious faith.

- A.B. 2653—ERNEST R. GEDDES. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re unemployment insurance act.

Provides that individual who has voluntarily left last employment to marry, or because of duties of marriage, or to join spouse, is disqualified until earning \$150 subsequent to such leaving, unless individual is sole or major support of family.

- A.B. 2654—ERNEST R. GEDDES. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re disqualifications for benefits.

Retains provision that individual is disqualified for benefits if he has been discharged for misconduct, but deletes provisions that misconduct must be in connection with most recent job and deletes presumption that discharge was for other than misconduct, unless employer gives written notice to contrary within 5 days after termination of employment.

- A.B. 2655—ERNEST R. GEDDES (By Request). (Rev. & Tax.) Adds Sec. 29075, Gov. C., the Expenditure and Tax Act.

Prohibits increase in county or district expenditures and in taxes except on $\frac{2}{3}$ vote of agency's governing board after notice and hearing.

- A.B. 2656—WEINBERGER AND OTHERS. (Ed.) Re appropriation for School for Cerebral Palsied Children, Northern California.

See digest of S. B. 1384, apparently identical.

- A.B. 2657—WEINBERGER AND OTHERS. (Ed.) Appropriates \$266,298 to Department of Education for construction, site development and equipment of health and dispensary building on San Francisco State College campus.

- A.B. 2658—WEINBERGER AND OTHERS. (G. O.) Amends Act 379C, the Alcoholic Beverage Control Act, re club licenses.

Adds to definition of "club," any nonprofit press club whose members are entitled to exchange privileges with similar organizations in at least 12 other states, which has bona fide membership of more than 500 members, and which owns, leases, operates, or maintains clubhouse and has operated such clubhouse for not less than 10 years.

- A.B. 2659—KELLY AND DONAHOE. (C. P. & P. W.) Amends Secs. 8100 and 8121.5, S. & H. C., re separation of grade districts.

See digest of S.B. 1467, apparently identical.

- A.B. 2660—McFALL. (Fin. & Ins.) Amends Secs. 1359 and 1362, Fin. C., re savings banks funds investments.

See digest of S.B. 755, apparently identical.

- A.B. 2661—LEROY E. LYON. (Ind. R.) Repeals Sec. 65, Lab. C., re investigation and mediation of labor disputes by Department of Industrial Relations.

A.B. 2662—RUMFORD. (Agr.) Amends Sec. 12507, B. & P. C., re weights and measures.

Authorizes sealer to destroy seized defective weights and measures after 4 years without court order as presently required. Requires list of such items to be furnished board of supervisors.

A.B. 2263—COLLINS, MASTERSON, AND McFALL. (Jud.) Amends Sec. 901, Prob. C., re fees for the settlement of estates.

Increases allowable administrators or executors fees as follows: For estates between \$20,000 and \$30,000, 2½% on amount in excess of \$20,000 and for all above \$30,000, 2%, rather than 2% on all amounts between \$20,000 and \$50,000 and 1% on amounts above \$50,000.

A.B. 2664—MORRIS. (Jud.) Adds Sec. 186b, Pen. C., re entrapment.

Provides that entrapment is complete defense to any act which would otherwise be crime.

States that defendant may use such defense without admitting acts charged or testifying.

A.B. 2665—HOBBIE. (Trans. & C.) Amends Act 5136, to delete requirement that Director of Finance approve claim for refund of caravan permit fee.

A.B. 2666—BELOTTI, ERNEST R. GEDDES, AND THOMAS. (C., P., & P. W.) Amends Sec. 356, S. & H. C., re State Highway Route 56.

See digest of S.B. 58, apparently identical.

A.B. 2667—EVANS. (Fin. & Ins.) Adds Sec. 11656.6, Ins. C., re workmen's compensation insurance.

See digest of A.B. 1799, apparently identical.

A.B. 2668—EVANS. (Rev. & Tax.) Adds Sec. 6361, R. & T. C., re sales and use taxation.

Exempts sale, storage, use or other consumption of museum pieces or objects of art purchased as gifts for public museum.

A.B. 2669—LEVERING. (Rev. & Tax.) Adds Sec. 2154, R. & T. C., re personal property taxation.

Imposes tax on tangible personalty held for sale at rate of \$1.50 on each \$100 of assessed value, to be in lieu of all other taxes thereon.

Property taxed to be assessed at acquisition or market value without regard to any other type of property.

A.B. 2670—LEVERING. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re disqualifications.

Provides individual suspended from employment for misconduct is not eligible for benefits while suspended.

A.B. 2671—LEVERING. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re disqualification for benefits.

Retains provision individual disqualified for benefits if he has been discharged for misconduct connected with most recent work, but deletes requirement that such fact be so found by commission and presumption that discharge was for other than misconduct, unless employer gives written notice to contrary within 5 days after termination of employment.

A.B. 2672—LEVERING. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re disqualification for benefits.

Amends provision that individual disqualified for benefits if voluntarily left most recent work without good cause if so found by commission, by deleting reference to commission and adding cause must be directly connected with work.

A.B. 2673—LEVERING. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re eligibility for benefits.

Provides individual not eligible for benefits in any week he receives payment from pension plan, fund or annuity paid in whole or part by base period employer, but if

such payments less than benefits and he is otherwise eligible he is entitled to receive benefits reduced by such payments.

A.B. 2674—LEVERING. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re disqualification for benefits.

Provides maximum benefits otherwise payable to disqualified individual shall be reduced in amount equal to weekly benefit multiplied by total weeks of disqualification.

A.B. 2675—LEVERING. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re unemployment insurance, providing as condition for eligibility for benefits that employee have made effort to seek work in accordance with regulations as "may" be prescribed, rather than "shall" be.

A.B. 2676—LEVERING. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re unemployment insurance.

Amends provision that commission in determining "suitable employment" shall consider designated factors by providing that commission shall consider such designated factors "among other things."

A.B. 2677—LEVERING. (Ed.) Amends Sec. 19441, Ed. C., re application for use of school property.

Requires individual, society, group, or organization applying for use of school property to file affidavits showing that applicant is not member, and has not been member during preceding 5 years, of any organization or group listed as subversive by Subversive Activities Control Board of the United States, or been listed as subversive by such board, and does not advocate overthrow of Government of the United States or of the State by force, violence, or other unlawful means.

Requires person applying, to be a member of applicant group and to present written authorization from such group. Provides that provisions of law relating to perjury and punishment therefor shall be applicable to persons making and delivering affidavits provided for hereunder.

A.B. 2678—LEVERING. (Trans. & C.) Amends Sec. 422.5, Veh. C., re establishment of exemption by filing evidence of insurance policy or bond following an accident, deleting provisions re noneffectiveness of such policy or bond preventing establishment of exemption.

A.B. 2679—LEVERING. (Fin. & Ins.) Adds Secs. 10494.6 and 10494.7, Ins. C., re disability insurance.

Authorizes employer who qualifies for certificate of exemption from Insurance Commissioner to make available supplemental plan of benefits to related dependents of employees, under certain conditions and regulations.

A.B. 2680—LEVERING. (Fin. & Ins.) Adds Secs. 10494.6 and 10494.7, Ins. C., re disability insurance.

Authorizes employer who qualifies for certificate of exemption from Insurance Commissioner to make available supplemental plan of benefits to related dependents of employees, under certain conditions and regulations.

A.B. 2681—LEVERING. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re unemployment disability insurance.

Provides all benefits under voluntary plans shall be separately stated and designated from other benefits by deleting present provision that such statements need be made only when benefits of such plans payable as indemnification for loss of wages.

Provides voluntary plan can be either insured or self-insured and if self-insured shall meet requirements of California Employment Stabilization Commission and approval of Insurance Commissioner not required.

Provides Insurance Code not applicable to self-insurance and stabilization commission shall have jurisdiction of all matters of form and substance.

A.B. 2682—LEVERING. (Fin. & Ins.) Amends Sec. 10494.5, Ins. C., re disability insurance.

Exempts from life and disability insurance law, employer maintaining plan for furnishing disability insurance benefits to employees for nonindustrial and nonoccupational injuries or sickness, under which plan employer defrays 25%, rather than 50%, or more of expenses of such benefits.

A.B. 2683—LANTERMAN. (Soc. Wel.) Repeals Act 539 and Sec. 6625, W. & I. C., re asexualization of idiots.

A.B. 2684—LANTERMAN (By Request). (Soc. Wel.) Adds Sec. 2002.5, W. & I. C., re the estates of recipients of public assistance.

Provides that it is public policy of the State to recover from estates of recipients of public assistance amount of public funds expended on such recipients, or so much thereof as is practicable.

A.B. 2685—LANTERMAN. (Soc. Wel.) Amends Sec. 2302, W. & I. C., re boarding homes.

Increases from \$4 per month per license to unspecified amount maximum state contribution toward the costs of maintaining county or city inspection services set up to inspect institutions and boarding homes for aged persons.

A.B. 2686—LANTERMAN. (Soc. Wel.) Amends Act 8780d, the Unemployment Insurance Act, re employees' consent to voluntary plan.

Provides that where employee contributions are not required under voluntary plan no employee consent required.

A.B. 2687—LANTERMAN. (Fin. & Ins.) Amends Sec. 4903, adds Secs. 5005, 5006, and 5007, Lab. C., amends Act 8780d, the Unemployment Insurance Act, re workmen's compensation.

Provides that any lien for unemployment compensation disability benefits allowed against amount to be paid as workmen's compensation shall be subordinate to any lien for attorney's fee for services in workmen's compensation proceeding.

Requires claimant of lien for unemployment compensation disability paid to serve and file in workmen's compensation proceeding all medical reports in its possession pertaining to recipient of the payment.

Permits admissibility in evidence in workmen's compensation proceeding of Department of Employment's medical records.

Permits compromise of any claim for lien on workmen's compensation award, including lien claimed by Department of Employment, and incorporates special provisions on latter.

A.B. 2688—LANTERMAN. (Fin. & Ins.) Amends Sec. 4453, re workmen's compensation.

Changes provisions for determining average weekly earnings where maximum or minimum limits are inapplicable.

A.B. 2689—LANTERMAN. (Fin. & Ins.) Amends Secs. 3859 and 3860, Lab. C., re workmen's compensation, making no substantive change.

A.B. 2690—LANTERMAN. (Soc. Wel.) Amends Sec. 1622, W. & I. C., re boarding homes.

Increases from \$4 per month per license to unspecified amount maximum state contribution toward costs of maintaining county or city inspection services set up to inspect institutions for child care, and home-finding agencies.

A.B. 2691—LANTERMAN. (Soc. Wel.) Amends title of Ch. 1, Div. 3, amends Sec. 2000, W. & I. C., re aged aid.

Changes name of "Old Age Security Law" to "Old Age Assistance Law" to conform to terminology of Title I of Federal Social Security Act.

A.B. 2692—LANTERMAN. (Soc. Wel.) Amends Secs. 2160, 2160.7, adds Secs. 2160.2, 2160.3, W. & I. C., re old age security, to provide for the aid of old age security recipients in institutions.

See digest of S.B. 867, apparently identical.

A.B. 2693—LANTERMAN. (Soc. Wel.) Amends Secs. 3044 and 3044.1, adds Secs. 3044.001 and 3044.2, W. & I. C., re aid to needy blind in respect to needy blind persons in institutions.

See digest of S.B. 863, apparently identical.

A.B. 2694—LANTERMAN. (Soc. Wel.) Amends Secs. 1510, 1511, W. & I. C., re payments for needy children in institutions or boarding homes.

Changes state payment for each needy child with state and county residence, and in institution or boarding home, from \$40 to unspecified amount per month.

Changes from \$60 to an unspecified amount in cases where such needy child has only state residence.

Changes maximum payment that may be made for each needy child in institution or boarding home from \$60 to an unspecified amount, the State's maximum contribution from \$40 to an unspecified amount.

A.B. 2695—LANTERMAN. (Soc. Wel.) Amends Sec. 2507, W. & I. C., re destruction or disposition of case histories of recipients of indigent aid.

See digest of S.B. 1454, apparently identical.

A.B. 2696—LANTERMAN. (Soc. Wel.) Adds Sec. 117, W. & I. C., re sworn statements of applicants for or recipients of public assistance.

Requires applicant for or recipient of aid for which grants-in-aid are received by this State from the Federal Government, to sign sworn statement at the time of application and annually attest ownership of real and personal property, income, or other resources.

A.B. 2697—LANTERMAN. (Soc. Wel.) Amends Sec. 118, W. & I. C., re confidentiality of records concerning individuals made or kept by public officers or agencies in connection with administration of public assistance for which grants in aid are received from U. S. Government.

Permits examination or inspection of such records by county grand jury or by state or county board or officer charged with supervision or direction of public assistance or control or expenditure of public assistance funds. Entitles any citizen to demand and receive from board, officer, or person having custody of such records statement of amount, character, and value of public assistance received by any person.

Repeals present prohibition against publication or disclosure of lists of persons receiving such public assistance, but makes use for commercial or political purposes of lists of names obtained through access to such records misdemeanor.

A.B. 2698—LANTERMAN. (Trans. & C.) Amends Secs. 11511, 11543, and 11575, B. & P. C., re Subdivision Map Act.

Redefines "improvement" to include street work and utilities to be installed on land to be used for both public and private streets as a condition to record of survey as well as acceptance of final maps.

Provides that when installation of sewers is a condition to acceptance of final map or record of survey map, reimbursement of subdivider for sewer laterals or other facilities can be made only if such facilities are dedicated to public.

Provides that where subdivider elects to file record of survey, governing body can require improvements reasonably necessary for sewage disposal, as well as lot access and local neighborhood traffic and drainage needs.

A.B. 2699—LANTERMAN. (C., P., & P. W.) Amends Act 9129, the Metropolitan Water District Act, giving district power to cooperate and contract with state and federal agencies for all purposes of district.

A.B. 2700—LANTERMAN. (Mun. & C. G.) Amends Act. 5243, the Municipal Water District Act of 1911, re annexation to municipal water districts, making no substantive change.

A.B. 2701—LANTERMAN. (Mun. & C. G.) Amends Ch. 78, 1935 Stats., re municipal water districts, making no substantive change.

A.B. 2702—LANTERMAN, PORTER, and STANLEY. (Mun. & C. G.) Amends Act 5243, the Municipal Water District Act of 1911, making no substantive change.

A.B. 2703—LANTERMAN. (Trans. & C.) Adds Sec. 673.3, Veh. C., re mufflers required on commercial vehicles.

Requires commercial vehicles to be equipped with auxiliary muffler, in addition to muffler presently required, when such vehicles are being operated upon streets or highways in cities.

A.B. 2704—LANTERMAN. (Mun. & C. G.) Adds Sec. 35110.5, Gov. C., re annexation of territory to cities pursuant to Annexation Act of 1913.

Allows annexation of territory included in public district.

A.B. 2705—LANTERMAN. (Mun. & C. G.) Amends Secs. 35116 and 35120, Gov. C., re annexation of territory to cities pursuant to Annexation Act of 1913.

Requires city clerk and county registrar of voters to check annexation petition and protest to annexation and certify as to sufficiency thereof.

A.B. 2706—CONRAD AND OTHERS. (C., P., & P. W.) New act, to establish state park to be known as El Paseo Cabuenga adjacent to Hollywood Freeway in City of Los Angeles.

A.B. 2707—LEVERING. (Fin. & Ins.) Amends Sec. 22480, Fin. C., re personal property loans payable in equal installments, making no substantive change.

A.B. 2708—KILPATRICK, HAWKINS, AND ELLIOTT. (G. O.) Adds Pt. 11, Div. 3, Title 2, Gov. C., re Civil Peace Act.

Authorizes the appropriations of \$250,000 for 1953-54 Fiscal Year and for each of 2 succeeding fiscal years, to provide state assistance to cities and counties in fostering civil peace through public agencies set up to improve group relations.

Requires cities or counties, in order to obtain such funds, to apply to State Director of Education, and to meet specified requirements, including establishment of an agency vested with authority to administer ordinances and legislation prohibiting discrimination in certain fields, or with authority to engage in research and education to lessen prejudice and foster attitudes leading to civic peace.

Provides formula for apportioning such funds to cities and counties.

Authorizes appropriation of \$100,000 for the 1953-54 Fiscal Year and for each of the 4 succeeding fiscal years, to State Director of Education, to provide for the training of law enforcement officers of the State, cities, and counties in the prevention and control of intergroup conflicts by establishing a police training academy, creation of Division of Police Intergroup Education in Department of Education, making grants-in-aid to universities and colleges for annual Institute on Police Techniques in Intergroup Peace and establishment of extension courses.

Requires Director of Education to report to Legislature at beginning of each regular session on administration of the part.

A.B. 2709—CREEDON. (C., P., & P. W.) Amends Sec. 30320, Wat. C., re county water district formation elections.

Clarifies provisions concerning number of affirmative votes required to form district.

To take effect immediately, urgency measure.

A.B. 2710—CREEDON. (Trans. & C.) Amends Sec. 6070, adds Ch. 5, Pt. 3, Div. 8, H. & N. C., re harbor districts.

Provides that violation of district ordinance is misdemeanor. Provides method whereby territory may be annexed to districts.

To take effect immediately, urgency measure.

A.B. 2711—CREEDON. (P. U. & C.) Amends Act 6391, the Public Utility District Act, re powers of public utility districts.

Authorizes such districts to make and enforce necessary regulations for government of district, and makes violation thereof a misdemeanor.

To take effect immediately, urgency measure.

A.B. 2712—CREEDON. (Pub. H.) Repeals Sec. 6695, H. & S. C., re sanitary district taxes.

Deletes provisions which require that annual district taxes for all district purposes shall not exceed 40 cents per \$100 assessed valuation.

To take effect immediately, urgency measure.

A.B. 2713—CREEDON. (Jud.) Adds Sec. 54354, Gov. C., providing that violations of regulatory ordinances of local agencies under Sanitation, Sewer and Water Revenue Bond Law of 1941 are misdemeanors and punishable by fines up to \$100 and imprisonment not to exceed 1 month.

A.B. 2714—CREEDON. (Jud.) Amends and adds various secs., H. & S. C., re sewer revenue bonds.

Extends definition of works which districts may acquire to include contract rights and sewage disposal rights.

Provides that cost of works includes bond reserve funds, working capital, and bond interest to accrue during construction period and period up to 12 months after construction.

Provides that many provisions of Sanitation, Sewer, and Water Revenue Law of 1941 are to be incorporated into sewer revenue bond laws with respect to form and effect of revenue bonds, powers and restrictions on districts, annexation of territory to districts, and charges by district for services.

Changes order of priorities of various claims against revenues so that interest and principal of revenue bonds have first claim and current expenses of operation, maintenance, and repair of enterprise have last claim, but requires that revenues be sufficient to meet all claims of certain described classes.

Provides that legislative body upon issuance of bonds must create and maintain Sewer Revenue Fund (into which must be deposited all of the revenues pledged to pay bonds), sinking fund for payment of bond principal and interest, and such other funds indicated by resolution ordering issuance of bonds.

To take effect immediately, urgency measure.

A.B. 2715—CREEDON. (Mun. & C. G.) Amends Sec. 53820, Gov. C., to permit temporary borrowing by municipal or public corporation or district.

To take effect immediately, urgency measure.

A.B. 2716—CREEDON. (Jud.) Amends Ch. 1226, Stats. 1951, re compensation of judges, officers, and attaches of municipal court in district embracing Daly City and South San Francisco, making unspecified changes.

A.B. 2717—CREEDON. (Mun. & C. G.) Amends Sec. 11506, B. & P. C., re subdivision map.

Makes ordinances regulating design and improvements of subdivisions, enacted by districts empowered to construct sanitary sewerage or storm drain facilities, "local ordinances" within meaning of Subdivision Map Act.

A.B. 2718—CREEDON. (C., P., & P. W.) Amends Sec. S573 and adds Sec. S650.1, S. & H. C., re bonds issued under Improvement Bond Act of 1915.

Authorizes legislative body of city or county to establish denomination of bonds and amount to mature each year, which need not be uniform, and to provide for classification of assessments into different terms of maturity so that smaller assessments may be made to mature over a shorter period of time.

To take effect immediately, urgency measure.

A.B. 2719—CREEDON AND PATTERSON. (Pub. H.) Amends, rennumbers and repeals various secs., H. & S. C., re charges for sanitation and sewerage systems.

Clarifies provisions as to collection of sanitation and sewerage charges in Art. 4, Ch. 6, Pt. 3, Div. 5, H. & S. C., and extends them to include public corporations and districts authorized to acquire, construct, maintain and operate sanitary sewers and sewerage systems.

Revises procedure for imposition and collection of such charges so that it is done in same manner as general taxes of agency.

Eliminates restrictions on use of revenues from service charges.

To take effect immediately, urgency measure.

A.B. 2720—CREEDON. (Jud.) New act, the First Validating Act of 1953.

Validates organization, boundaries, acts, proceedings, and bonds of enumerated public bodies.

To take effect immediately, urgency measure.

A.B. 2721—THOMAS. (C., P., & P. W.) Appropriates money for studies re toll bridge, tube, or other toll highway crossing across Los Angeles Harbor from San Pedro to Terminal Island.

Appropriates \$200,000 from State Highway Fund for such studies by Department of Public Works. Requires repayment of appropriation, with 1½% interest, from proceeds

of first sale of revenue bonds for such crossing; or if no bonds issued, or amounts not repaid by July 1, 1956, amounts to be returned by deductions from amounts required to be expended from State Highway Fund in City of Los Angeles on major city streets. Such deductions to be made in 8 equal quarterly installments.

A.B. 2722—THOMAS. (F. & G.) Adds Sec. 869, F. & G. C., re midwater trawl nets.

Authorizes possession and use for taking of hake, sardines, jack mackerel, Pacific mackerel, anchovies, or saury.

A.B. 2723—THOMAS. (F. & G.) Adds Sec. 714.7, F. & G. C., prohibiting taking of yellowtail before June 1, 1955.

A.B. 2724—THOMAS. (Jud.) Repeals Secs. 170, 171, and 172, Gov. C., re state boundaries.

Repeals provisions which define terms used in constitutional description of boundaries of State.

A.B. 2725—THOMAS. (F. & G.) Amends Sec. 925, F. & G. C., re nets.

Permits use of purse and round haul nets in Districts 17, 18, and 19, deleting specified areas in those districts in which such nets are now prohibited or restricted.

A.B. 2726—CHARLES W. LYON. (C., P., & P. W.) Amends Secs. 5223 and 5392, S. & H. C., re proceedings under Improvement Act of 1911.

Authorizes legislative body of city or county to make changes in boundaries of special assessment district or changes in work proposed to be done at any time before confirmation of assessment, rather than only at conclusion of hearing re proposed work.

Prohibits superintendent of streets from receiving payments on assessments, when assessment bonds are issued, after 30 days after recording of warrant authorizing contractor to collect assessments.

A.B. 2727—CREEDON. (Jud.) Amends Ch. 1226, Stats. 1951, re compensation of judges, officers, and attaches of municipal court in district embracing Daly City and South San Francisco, making unspecified changes.

A.B. 2728—BERRY. (Elec. & Reap.) Amends Sec. 9752, Elec. C., re sample ballots at municipal elections.

Provides that sample ballots need not be distributed for election pertaining to proposition referred to voters by legislative body on its own motion.

A.B. 2729—BERRY. (Elec. & Reap.) Adds Sec. 9710, Elec. C., re municipal elections.

Requires such elections to be held as provided in Elec. C., except as otherwise provided.

A.B. 2730—STEWART. (G. E. & E.) Adds Sec. 19102, H. & S. C., re construction of buildings for earthquake protection.

Requires plans and specifications for construction of buildings and structures required to comply with earthquake protection regulations to bear certification of compliance with such regulations and signature of certified architect or registered civil engineer before issuance of building permit.

A.B. 2731—STEWART. (G. E. & E.) Amends Sec. 6720, B. & P. C., re State Board of Registration for Civil and Professional Engineers.

Increases from \$25 to unspecified amount the per diem compensation of members.

A.B. 2732—STEWART. (G. E. & E.) Amends Sec. 19150, H. & S. C., re design of buildings for earthquake protection.

Provides that buildings subject to earthquake protection regulation must be designed to withstand horizontal forces of 2% of total vertical design load if over 40 feet high from top of foundations, or to withstand horizontal forces of 3% of total vertical design load if under 40 feet high.

A.B. 2733—STEWART. (G. E. & E.) Amends Sec. 19150, H. & S. C., re design of buildings for earthquake protection.

See digest of A.B. 2732, apparently identical.

- A.B. 2734—MCCOLLISTER (By Request). (G. E. & E.) Adds Ch. 9.1, Div. 3, B. & P. C., re regulation of construction salesmen.

Requires construction salesmen to have license issued by Contractors' State License Board and prescribes qualifications and fees therefor. Fees to be paid into construction salesman's license account in contractors' license fund for purposes of chapter.

Prescribes unlawful acts and grounds for suspension or revocation of licenses.

- A.B. 2735—MCCOLLISTER. (Jud.) New act, re constitution, duties, number, and compensation of judges, officers, and attaches of municipal court in Central Judicial District of Marin County.

Specifies number and compensation of judges, officers and attaches.

Repeals Ch. 1556, Stats. 1951, re municipal court in Central Judicial District of Marin County.

- A.B. 2736—CHARLES W. LYON. (Fin. & Ins.) Adds Sec. 11025.1, Ins. C., re fraternal benefit organization funeral and burial payments.

Prohibits organization from making payments in manner depriving beneficiary of advantages of competition in obtaining services and supplies in connection with funeral and burial.

- A.B. 2737—LEVERING, CLOYED, AND SHERWIN. (G. O.) Amends Act 3796, the Alcoholic Beverage Control Act, to prohibit transfer of on- or off-sale licenses on and after January 1, 1956.

- A.B. 2738—SHERWIN. (G. O.) Adds Sec. 13162.1, Gov. C., re membership of State in Pacific Coast Board of Intergovernmental Relations.

Authorizes State, with approval of Department of Finance, to become member of such organization and participate in its activities, subject to right to withdraw at any time and terminate obligations of membership and for payment of fees.

Authorizes department to contract with organization and pay fees or charges.

- A.B. 2739—ALLEN AND SHERWIN. (G. E. & E.) Amends Act 5849b, the Judges' Retirement Fund Act, providing for suspension of state contributions to Judges' Retirement Fund until reserves therein derived from state contributions are reduced to unspecified amount.

- A.B. 2740—ALLEN AND COOLIDGE. (C., P., & P. W.) New act, re flood control work in Santa Clara and San Benito Counties.

See digest of S.B. 1517, apparently identical.

- A.B. 2741—ALLEN AND HANSEN. (Mun. & C. G.) Amends Sec. 35002 and adds various secs., Gov. C., re annexation of territory to cities.

Provides for county annexation commission and prohibits circulation of petition for annexation of territory until approved by commission. Provides for hearing upon petition and publication of notice.

- A.B. 2742—ALLEN. (Mun. & C. G.) Amends Sec. 35303, Gov. C., re annexation to a city of uninhabited territory.

Defines territory as uninhabited if less than 6, rather than 12, registered voters reside within it.

- A.B. 2743—ALLEN. (Mun. & C. G.) Repeals Secs. 35105.5 and 35304.5, Gov. C., re annexation of territory to cities.

Repeals provisions authorizing annexation of property abutting upon street or highway and such street and highway and requiring consent of legislative body of other city within 3 miles of annexing city.

- A.B. 2744—ALLEN. (Mun. & C. G.) Adds Sec. 35104.1, Gov. C., re annexation of territory to cities pursuant to Annexation Act of 1913.

Prohibits territory with no assessed valuation from being contiguous territory.

A.B. 2745—MASTERSON. (Soc. Wel.) Amends Sec. 2181.1, W. & I. C., re rights of applicants for aid to aged.

Provides that at any hearing before board of supervisors or before State Social Welfare Board, applicant shall have the right to counsel and, if successful, to reasonable attorney's fees payable out of general fund of county for services rendered at hearing before board of supervisors and out of general fund of State for services rendered before State Social Welfare Board.

A.B. 2746—MUNNELL. (Trans. & C.) Amends Sec. 697, Veh. C., re length of combination of vehicles.

Provides maximum length for combination of truck-tractor and special mobile equipment shall not exceed 65 feet, instead of 60 feet.

A.B. 2747—MUNNELL. (Trans. & C.) Adds Sec. 710.5, re identification plates for special mobile equipment.

Provides for issuance of special identification plates for special mobile equipment, whose weight is in excess of weight limitations provided for various lengths of vehicles upon payment to Department of Public Works of annual service charge of \$100 and upon posting of bond or securities necessary to protect highways from injuries caused by operation of such equipment thereon.

Provides when special identification plates have been issued for such equipment and it complies with weight limitations governing weight of such equipment, such equipment may be operated on highways without violating other provisions setting weight limits or requiring issuance of special permit to operate such equipment on highway.

Establishes procedure for obtaining such special plates, including provisions governing denial, suspension, revocation, and cancellation thereof.

Provides department shall adopt rules governing operation of such equipment on highways.

A.B. 2748—MUNNELL. (Trans. & C.) Adds Sec. 705.1, Veh. C., re weight limitations for special mobile equipment.

Specifies maximum weights based upon length which special mobile equipment, for which special identification plates have been issued, may impose upon highways.

A.B. 2749—MUNNELL. (Ind. R.) Adds Secs. 64, 103, and 104, Lab. C., re reciprocal agreements with other states for collection of wages.

Authorizes Director Department of Industrial Relations to enter into reciprocal agreements with other states to maintain action in other states for wages, judgments and other demands previously assigned to Division of Law Enforcement.

Provides division may maintain action in other state as provided in reciprocal agreement or laws of state to collect such claims and assign such claims to other state for collection.

Provides division may maintain action in this State for such claims arising in another state provided other state by appropriate legislation or agreement extends like comity to this State.

A.B. 2750—MALONEY AND WEINBERGER. (C., P., & P. W.) Adds Art. 2, Ch. 2, Div. 17, S. & H. C., re toll crossings across San Francisco Bay.

Defines "Southern Crossing" and "Parallel Crossing" and requires California Toll Bridge Authority, as soon as federal law permits, to issue additional 1951 Refunding Improvement Toll Bridge Revenue Bonds to provide \$1,500,000 for study by Department of Public Works re Southern Crossing.

Appropriates \$1,500,000 for payment of such costs from State Highway Fund if authority is unable to issue and sell bonds prior to September 30, 1953, and requires repayment of appropriation by authority, with interest, from proceeds of first sale of bonds for construction of Southern Crossing, or if none issued, from tolls of existing Bay Bridge after all bonds and obligations of said bridge have been paid.

Requires authority, when studies are completed and type, terminal points, and approaches have been finally determined and crossing has qualified for construction under governmental restrictions, to undertake financing and construction of Southern Crossing and approaches as promptly as possible, by first applying for loan from Reconstruction Finance Corporation, or if loan is unobtainable, by issuance of revenue bonds.

A.B. 2751—CHAPEL. (C., P., & P. W.) Appropriates unspecified sum for widening and rebuilding of beach adjacent to Redondo Beach and for acquisition of property necessary therefor.

A.B. 2752—CHAPEL. (Pub. H.) Adds Sec. 2436, B. & P. C., re healing arts. Requires all persons practicing healing arts and using "doctor" or "Dr." to designate license he holds. Excludes physicians and surgeons. Provides for submission to electorate, to take effect if ratified.

A.B. 2753—CHAPEL. (C., P., & P. W.) Appropriates unspecified sum for repair and restoration of Redondo Beach sea wall and beach.

A.B. 2754—BRADLEY. (Ed.) Amends Sec. 18057, Ed. C., re school district work. Allows school district governing board to repair, build, or improve buildings, equipment or grounds by day's labor or force account whenever total cost of force account labor on each separate job for any individual site does not exceed \$2,500, rather than when total cost of labor on job does not exceed \$1,000.

A.B. 2755—KILPATRICK AND OTHERS. (Soc. Wel.) Amends Sec. 2009, W. & I. C., re aid to the aged.

Provides that money paid to recipient of aid to aged is intended to help him meet his individual needs, and is not for benefit of any other person, and shall not be construed as income to any other person.

A.B. 2756—CREEDON. (Fin. & Ins.) Amends Secs. 60, 3710, and 3712, Lab. C., re workmen's compensation.

Authorizes Director of Industrial Relations in enforcing provisions of law requiring employers to provide for payment of compensation by insurance or otherwise, to employ clerks and other employees in addition to investigators, and to make use of services of any civil service employee in Department of Industrial Relations.

Limits director's field for selection of attorney to act as compensation enforcement officer to attorneys for Industrial Accident Commission and those in Division of Labor Law Enforcement, his authority in that regard now extending to any attorney with civil service status in department.

In lieu of provision authorizing conduct of prosecutions for criminal violations of law by civil service attorneys in department, narrows such authority to any attorney in Division of Labor Law Enforcement.

Provides for abatement of business by action prosecuted by any attorney for Industrial Accident Commission or in Division of Labor Law Enforcement, rather than by action prosecuted by any civil service attorney for department.

A.B. 2757—CREEDON. (Fin. & Ins.) Amends Secs. 4658 and 4659, Lab. C., re workmen's compensation.

Increases percentage of average weekly earnings payable as life pension to employee suffering permanent disability of 70% or more.

A.B. 2758—BECK. (G. O.) Amends Act 3796, the Alcoholic Beverage Control Act, and amends Sec. 25657, B. & P. C., re employment of hostesses.

Makes it misdemeanor for any on-sale licensee to employ person, or permit employee, to beg, solicit, encourage, or importune customer or visitor in premises to purchase alcoholic beverages for person begging, soliciting, encouraging, or importuning, or to permit person to remain on premises for such purposes.

A.B. 2759—BECK. (G. O.) Amends Act 3796, the Alcoholic Beverage Control Act, and amends Sec. 25657, B. & P. C., re employment of hostesses.

Makes it misdemeanor for on-sale licensee to employ or permit anyone who gains financial advantage thereby to beg or solicit customer or visitor in premises to purchase alcoholic beverages for the one begging or soliciting.

A.B. 2760—BECK. (G. O.) Amends Act 3796, the Alcoholic Beverage Control Act, and amends Sec. 25657, B. & P. C., re employment of hostesses or entertainers.

Deletes existing provisions re such employment. Makes it misdemeanor for any person selling alcoholic beverages, other than in original package, to employ upon premises person for purpose of procuring or encouraging purchase or sale of such beverages, or to pay person percentage or commission on sale of such beverages for procuring or encouraging such purchase or sale.

A.B. 2761—BECK. (G. O.) Amends Act 3796, the Alcoholic Beverage Control Act, and amends Sec. 24200, B. & P. C., re grounds constituting basis for suspension or revocation of licenses.

Adds as ground, plea, verdict, or judgment of guilty to any public offense against licensee or employees arising from sale or purchase of alcoholic beverages in any place of business owned and operated by licensee where alcoholic beverages are sold to be consumed upon premises.

A.B. 2762—BECK. (Ed.) Adds Sec. 13062 and amends Sec. 12142, Ed. C., re qualifications of school district employees.

Prescribes qualifications of psychiatric social worker in health services within school. Allows State Board of Education to establish standards and issue certificates and credentials for supervising interpretation and evaluation of school information.

A.B. 2763—BECK. (Ed.) Adds Sec. 14344, Ed. C., re deductions from teachers' retirement salaries.

Authorizes deductions for payment of premiums on group life insurance or group disability insurance or other prepaid medical or hospital service plan.

A.B. 2764—BECK. (C., P., & P. W.) Amends Secs. 419, 521, and 613.2, S. & H. C., re state highway routes.

Changes Route 119 to extend from Route 2 near Gilroy to Route 10, rather than from State Highway near Gilroy to Route 10 in Priest Valley.

Changes Route 221 to extend from Los Angeles International Airport to the Harbor Freeway between Slauson and Florence Avenues, rather than from a point on Route 60 near such airport to point on route between Santa Barbara and Slauson Avenues.

Changes Route 209 to extend from Route 3 near Project City to Shasta Dam, rather than from specified point on Route 3 to Shasta Summit near Summit City.

A.B. 2765—BECK. (Pub. H.) Amends Sec. 2556, B. & P. C., re dispensing opticians.

Deletes provision prohibiting registered dispensing optician from employing or maintaining on premises, refractionist, optometrist, physician and surgeon, or other practitioner for examination or treatment of eyes.

A.B. 2766—BECK. (Jud.) Amends Sec. 31555, Gov. C., re officers and attaches municipal courts, making no substantive change.

A.B. 2767—BECK. (Jud.) Amends Ch. 1419, Stats. 1951, to change number of municipal court judges in East Los Angeles District from 2 to unspecified number.

A.B. 2768—BECK. (Jud.) Amends Act 4475, re officers and attaches, changing salaries of attaches and employees in office of marshal of municipal courts, Los Angeles County, to unspecified sums.

A.B. 2769—BECK. (Jud.) Amends Sec. 1744, C. C. P., changing annual salary of director of conciliation in Los Angeles County from \$6,600 to unspecified amount.

A.B. 2770—BECK. (Jud.) Amends Sec. 1730, C. C. P., re conciliation proceedings.

In provision prescribing purposes of proceedings, changes amicable settlement, to settlement, of domestic and family controversies.

A.B. 2771—HOLLIBAUGH. (Rev. & Tax.) Amends and repeals various secs., R. & T. C., re property taxation.

Converts article providing for publication of delinquent list and notice of sale to State in counties of first class, to one operative as alternative method for such publication in counties generally. Provides for publication within such areas of county as board of supervisors determines will most likely afford adequate notice to owners of property on list.

A.B. 2772—HOLLIBAUGH. (Rev. & Tax.) Amends Sec. 210, R. & T. C., extending householder's exemption for property tax purposes to include all household furniture irrespective of value.

A.B. 2773—HENDERSON AND HANSEN. (G. E. & E.) Amends Ch. 1413, Stats. 1947, re sale of present site and buildings of Fresno State College.

Restricts authority of Director of Finance to sell such site and buildings so that he may sell only to Fresno Junior College District.

A.B. 2774—HENDERSON AND HANSEN. (Jud.) Amends Ch. 1227, Stats. 1951, to increase salary of municipal court judges of Fresno Judicial District, from \$8,400 to \$11,000 per year.

A.B. 2775—DILLS. (Pub. H.) Adds Sec. 3044.6, B. & P. C., re practice of optometry.

Authorizes issuance of credential to practice optometry, without necessity of examination, to any person who is veteran of armed forces and is licensed to practice optometry in another state, and who presents credentials to board evidencing that he meets qualifications of this State.

A.B. 2776—DILLS. (Pub. H.) Adds Ch. 5.8, Div. 2, B. & P. C., re regulation of clinical psychologists.

Creates in Board of Medical Examiners in Department of Professional and Vocational Standards, an Examining Board in Clinical Psychology, called the Psychology Examiners, and prescribes its powers and duties.

Defines practice of clinical psychology; requires clinical psychologists to have license, and prescribes qualifications and fees therefor. Fees to be paid into State Treasury and credited to Psychology Examiners, for administration of chapter.

Adopts by reference certain grounds contained in Ch. 5 (Medicine), B. & P. C., as grounds for denial, suspension, or revocation of licenses, and prescribes certain unlawful acts and penalties therefor.

A.B. 2777—ERNEST R. GEDDES. (Fin. & Ins.) Repeals and adds Div. 3, Fin. C., re check sellers and cashers.

See digest of S.B. 1713, apparently identical.

A.B. 2778—ERNEST R. GEDDES. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re change of voluntary plan underwriters disability insurance.

Provides employer may change insurer underwriting voluntary plan provided same plan continued, or if substantial change, no reduction in benefits or increase of employee benefits, and employer gives notice to department; or if benefits reduced or contributions increased, majority of covered employees consent and employer gives notice to department of consent; and if employer desires change during first year of plan, insurer agrees to change.

A.B. 2779—ERNEST R. GEDDES. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re simultaneous coverage for benefits.

Provides simultaneous coverage deemed to exist when coverage is in effect by one or more approved plans or one or more plans and Disability Fund. Provides recurring periods disability due to same or related cause considered one continuous period unless separated by more than 14 days.

A.B. 2780—ERNEST R. GEDDES. (C. P. & P. W.) Amends, adds, and repeals various secs. S. & H. C., re vehicle parking districts.

See digest of A.B. 1305, apparently identical.

A.B. 2781—ERNEST R. GEDDES. (Jud.) Adds Sec. 274g, C. C. P., re additional fees for phonographic reporters.

Provides that such reporters shall receive from party purchasing original of transcribed deposition 35¢ per 100 words, and for each copy made at same time, 10¢ per 100 words; from other parties purchasing same, for each copy made at same time as original, 15¢ per 100 words for 1st copy and 10¢ per 100 words for additional copies.

A.B. 2782—ERNEST R. GEDDES. (W. & M.) Appropriates \$400,000 to Los Angeles Metropolitan Transit Authority for its administration, planning, engineering, and legal expenses.

A.B. 2783—FLEURY. (Ed.) Amends Sec. 24205.2, Ed. C., re colleges, making no substantive change.

A.B. 2784—FLEURY. (Ed.) Amends Sec. 2761, Ed. C., re elementary school districts, making no substantive change.

A.B. 2785—FLEURY. (Ed.) Amends Sec. 11181.1, Ed. C., re persons desiring to file bids on textbooks, making no substantive change.

A.B. 2786—FLEURY. (Jud.) Amends Sec. 1269, Civ. C., re declarations of homestead, making no substantive change.

A.B. 2787—FLEURY. (Jud.) Amends Sec. 2297, Civ. C., re principal and agent, making no substantive change.

A.B. 2788—FLEURY. (Jud.) Amends Sec. 3494, Civ. C., re public nuisances, making no substantive change.

A.B. 2789—FLEURY. (Jud.) Amends Sec. 271, Prob. C., re probate and administration of estates of decedents and missing persons and the appointments and rights of guardians, making no substantive change.

A.B. 2790—FLEURY. (Jud.) Amends Sec. 403, Prob. C., re probate and administration of estates of decedents and missing persons and the appointments and rights of guardians, making no substantive change.

A.B. 2791—FLEURY. (Jud.) Amends Sec. 1556.5, Prob. C., re probate and administration of estates of decedents and missing persons and the appointments and rights of guardians, making no substantive change.

A.B. 2792—FLEURY. (Jud.) Amends Sec. 269a, C. C. P., re courts, parties, procedure, and evidence involved in civil actions, including special proceedings of a civil nature, making no substantive change.

A.B. 2793—FLEURY. (Jud.) Amends Sec. 711, C. C. P., re courts, parties, procedure, and evidence involved in civil actions including special proceedings of a civil nature, making no substantive change.

A.B. 2794—FLEURY. (Jud.) Amends Sec. 2083, C. C. P., re courts, parties, procedure, and evidence involved in civil actions, including special proceedings of a civil nature, making no substantive change.

A.B. 2795—FLEURY. (Agr.) Amends Sec. 74, Ag. C., re agriculture, making no substantive change.

A.B. 2796—FLEURY. (Agr.) Amends Sec. 737.12, Ag. C., re agriculture, making no substantive change.

A.B. 2797—FLEURY. (Agr.) Amends Sec. 1145a, Ag. C., re agriculture, making no substantive change.

A.B. 2798—STEWART AND ERWIN. (Elec. & Reap.) Adds Secs. 1401.5, 1402.5, 1509.8, and 1509.9, Elec. C., re initiative measures.

Requires proponents of initiative measure to present it to Director of Finance before circulating it. Director is to estimate amount of money State would be required to expend if measure adopted. Statement is not to exceed 100 words and is to be placed on each section of petition as circulated.

Provides that proponents may submit their estimate of cost of measure to Secretary of State, in not to exceed 100 words. Provides for printing both estimates in ballot pamphlet.

A.B. 2799—STEWART. (Rev. & Tax.) Adds Sec. 206.5, R. & T. C., re church exemption for property tax purposes.

Provides use of organ in church by person not member of congregation will not deprive church of exemption if it does not receive more than reasonable cost of such use.

A.B. 2800—KELLY. (C., P., & P. W.) Amends Sec. 435, S. & H. C., re description of State Highway Route 135.

Extends said route from Sun Rise City to junction of Route 33 and 139 near Wasco, and deletes portion of said route from Sun Rise City to Route 129 near Ducor.

A.B. 2801—KELLY. (Rev. & Tax.) Amends Sec. 8107, adds Sec. 8106.5, R. & T. C., re gas tax.

Entitles retailer of fuel who has directly or indirectly paid tax thereon to refund for evaporation losses up to 2% of tax.

A.B. 2802—KELLY. (Agr.) Amends Sec. 818, Ag. C., re standards for potatoes.

Provides that potatoes shall be free from serious damage due to hollow heart, greening, net necrosis or other internal discoloration. Deletes provision requiring that potatoes be entirely free from hollow heart.

Redefines which damage to potato is not serious when caused by hollow heart, greening, cuts, or net necrosis or other internal discoloration.

A.B. 2803—KELLY AND DONAHOE. (G. O.) Amends Ch. 1710, Stats. 1951, re disposition of property on which California Institute for Women, City of Tehachapi, Kern County, is now located, making no substantive change.

A.B. 2804—BROWN. (G. E. & E.) Repeals and adds Arts. 1 to 5, incl., Ch. 2, Div. 6, B. & P. C., re trade-marks.

Repeals provisions dealing with registration of trade-marks.

Authorizes registration of trade-marks, defined as words or symbols used by person to identify goods made or sold by him, with Secretary of State.

Specifies requirements trade-mark must meet before it may be registered.

Authorizes Secretary of State to issue certificate of registration for trade-mark upon payment of specified fees.

Provides that registration is effective for 10 years, and authorizes renewals for successive 10-year periods.

Authorizes assignment of trade-mark with good will of the business in which trade-mark is used, and authorizes Secretary of State to issue new certificate to transferee upon recordation of assignment.

Requires Secretary to cancel, within one year from effective date, all registrations under prior acts, which are more than 10 years old and have not been renewed under this act, and for other specified reasons.

Provides civil remedies for various violations of trade-mark rights.

A.B. 2805—BROWN. (P. U. & C.) Amends, adds, various secs., Corp. C., re corporations.

Clarifies provisions for contents of certificates of amendment to articles of incorporation and manner of execution of such certificates.

Revises definition of "constituent corporation" to mean corporation which is merged or consolidated into another corporation, rather than merged or consolidated with one or more other corporations, including the surviving corporation. Revises requirements for filing where consolidated or surviving corporation is domestic corporation accordingly. Where surviving or consolidated corporation is foreign corporation, permits domestic constituent corporations to file in Office of Secretary of State executed duplicate original, rather than original or executed copy of agreement or certificate executed by such corporation, as alternative to filing of copy of agreement, or other document filed by consolidated or surviving foreign corporation in its state of incorporation.

Corrects obsolete references to Bank and Corporation Franchise Tax Law to refer to Bank and Corporation Tax Law, and obsolete reference to Franchise Tax Commissioner to refer to Franchise Tax Board.

Clarifies definition of "articles" required to be filed for purpose of qualifying foreign corporation to do intrastate business.

Permits articles or by-laws of nonprofit corporation to specify manner of removal of directors from office.

Expressly sets forth in General Nonprofit Corporation Law substance of provisions of General Corporation Law now applicable to nonprofit corporations re commencement of corporate existence, filing of articles in office of county clerk in which corporation is to have principal office and in office of county clerk of each county in which corporation acquires ownership of real property.

A.B. 2806—BROWN. (Jud.) Amends Sec. 1018, C. C. P., re service of process.

Provides that where process served on Secretary of State because no agent therefor has been designated and secretary forwards summons and complaint to defendant, he shall include request for return receipt.

Deletes reference to personal service of notice of receipt of summons and complaint by Secretary of State to defendant.

Deletes requirement that proof of service by Secretary of State includes defendant's return receipt.

Makes appearance of defendant within 30 days after service of process through Secretary of State mandatory, rather than permissive.

A.B. 2807—BROWN. (Jud.) Amends Sec. 15700, Corp. C., re service of process on foreign partnerships.

Requires that such firm designate natural rather than natural or legal person as agent for receipt of service of process, designation to include his business or residence address.

Provides for service on person designated or, if he cannot be found, on Secretary of State, by personal delivery, along with a service fee of \$5. Deletes requirement as to necessity of including last known address of partnership or statement that it is unknown. Requires Secretary to give notice of service on him by prepaid telegram, and forwarding of process, rather than copy thereof, along with request for return receipt.

Makes service valid if compliance with section has obtained, and provides that partnerships so served shall appear within 30 days.

A.B. 2808—BROWN. (Mun. & C. G.) Amends and adds various secs., Gov. C., re annexation of territory to cities.

Provides that if petition for annexation is not filed within 6 months from date of approval it is void. Authorizes legislative body to withdraw consent if petition for annexation is not filed within 6 months from date of consent. Authorizes withdrawal of request for consent. Provides that after consent has been granted no other petition for annexation of any of territory shall be presented to legislative body until annexation has been defeated.

Provides that uninhabited territory shall not be taxed to pay prior indebtedness of city without written consent of owners of property within annexed territory at time of filing of petition.

A.B. 2809—BROWN. (Jud.) Amends Secs. 372 and 373a, Pen. C., re public nuisances.

Makes it misdemeanor to permit any public nuisance, or to fail, neglect or refuse, rather than wilfully omit, to perform any legal duty relating to the abatement, as well as removal, of a public nuisance.

Makes it a misdemeanor for a person to commit, maintain, or permit, rather than maintain, permit, or allow, a public nuisance to exist upon property owned by him, rather than upon his property or premises, or for any person using, as well as occupying or leasing the property of another, to commit, maintain, or permit, rather than maintain, permit or allow, a public nuisance to exist thereon after reasonable notice from any person authorized to serve notices to abate public nuisances.

Requires the district attorney to prosecute violators by separate and successive prosecutions for each day, rather than by continuous prosecutions, until nuisance is abated.

A.B. 2810—BROWN. (Jud.) Amends Secs. 631, 631.3, and 631.5, C. C. P., and amends and adds various secs., Gov. C., re juries.

Provides for payment of jury fees for first day's trial by parties and thereafter by county. Deletes provision for jury trial after jury has been waived. Prohibits refund of unused jury fees. Provides for \$2 additional filing fee by parties in civil proceeding.

A.B. 2811—HAWKINS. (Trans. & C.) Adds Sec. 678.6, Veh. C., re equipping vehicles with governors.

Prohibits operation of motor vehicle on highway unless it is equipped with governor or similar device approved by California Highway Patrol which limits speed of vehicle to 60 miles per hour.

A.B. 2812—HAWKINS. (Ind. R.) Adds Secs. 1031 and 1032, Lab. C., re discrimination in employment.

Prohibits denial of employment or discrimination in employment practices on account of race, creed, color, national origin or ancestry.

A.B. 2813—HAWKINS. (Fin. & Ins.) Adds Sec. 3606, Lab. C., re workmen's compensation.

Authorizes injured workman to waive workmen's compensation rights and sue employer in action at law for damages.

A.B. 2814—HAWKINS. (Soc. Wel.) Adds Sec. 2166, W. & I. C., re payments received by recipients of aid to the aged from the sale of their homes.

Provides that money received by applicant or recipient of aged aid in payment of obligation in his favor, secured by trust deed, assumed in consideration for the sale of his home shall not be deemed his income or property, except to the extent that such payment exceeds amount paid by him for purchase of new home.

A.B. 2815—HAWKINS. (Ind. R.) Amends Sec. 223, Lab. C., re payment of wages.

To law making it unlawful for employer to pay lower wages than required by statute or contract, adds provision that it is unlawful to demand or accept tips received by employee or apply tips in reduction of wages.

A.B. 2816—HAWKINS. (Soc. Wel.) Amends Secs. 2180.1, 2181 and 2183, W. & I. C., re aid to the aged.

Permits application for aged aid to be made 30, rather than 60, days prior to date on which applicant attains the minimum age of eligibility for such aid.

Requires board of supervisors to complete investigation of applicant within 30, rather than 60, days after receipt of the application. Provides that if investigation is not completed within such 30, rather than 60, day period, it shall continue until completed but aid shall begin as of first day of month in which eligibility is established or as of first day of month following the end of the 30, rather than 60, day period, whichever is earlier.

A.B. 2817—HAWKINS. (Ind. R.) Adds Ch. 6, Pt. 2, Div. 2, Lab. C., re domestic workers.

Makes it misdemeanor to employ domestic worker more than 48 hours in 1 week or 50 hours if employee resides on premises.

A.B. 2818—HAWKINS. (G. E. & E.) Adds Sec. 25466, Gov. C., re county construction contracts.

Allows board of supervisors to authorize county engineer to order changes or additions in work performed under construction contracts. Limits amount of extra cost to county for such change or addition.

A.B. 2819—HAWKINS. (Elec. & Reap.) Adds Sec. 5011, Elec. C., re offenses against candidates.

Makes it misdemeanor for person who, for purpose of promoting nomination, election or defeat of candidate, to publish, display or orally utter matter, knowing it to be false or having no reasonable grounds for believing it to be true, falsely stating or falsely indicating that candidate has support of any person, party, committee, corporation, association, or organization.

Provides that Sec. 254, Pen. C., and every other law establishing defense or privilege for persons accused in civil or criminal actions for libel or slander shall be available to person accused of violating this section.

A.B. 2820—HAWKINS. (Ind. R.) Adds Sec. 1141, Lab. C., re discrimination in employment.

Prohibits discrimination in, or refusal of, employment, based on age.

A.B. 2821—McCOLLISTER. (G. O.) Amends Act 3796, the Alcoholic Beverage Control Act, re sales of beer to instrumentalities of armed forces of United States.

Exempts such sales by licensed beer manufacturers or beer wholesalers from excise tax levied by act and allows credit for taxes previously paid on such beer.

To take effect immediately, tax levy.

A.B. 2822—HANSEN AND HENDERSON. (Mun. & C. G.) Amends Sec. 28109, Gov. C., re compensation for public service in Fresno County.

Changes salary of district attorney from \$10,000 to \$15,000, each supervisor from \$4,800 to \$7,200 and chairman of board of supervisors from \$6,000 to \$9,000.

A.B. 2823—HANSEN. (C., P., & P. W.) Amends Act 4025, the Kings River Conservation District Act, giving district all powers necessary or convenient to carry out objects and purposes of act.

A.B. 2824—HANSEN. (Mun. & C. G.) Adds Sec. 35104.5, Gov. C., re annexation of territory to city.

Prohibits annexation of territory consisting only of road and not of property abutting on road.

A.B. 2825—HANSEN AND HENDERSON. (Jud.) Amends Sec. 79.10, C. C. P., to increase salary of superior court judges of Fresno County, from \$14,250 to \$15,000 per year.

A.B. 2826—ELLIOTT. (Soc. Wel.) Amends and rennumbers Sec. 2224 to be Sec. 2181.02, W. & I. C., re aid to aged in respect to relatives' responsibility to contribute to support of applicants or recipients thereof.

A.B. 2827—ELLIOTT. (Elec. & Reap.) Amends Sec. 3812, Elec. C., re ballot measures.

Requires placing of measures on ballot in order of filing with Secretary of State, rather than as determined by him in ballot pamphlet.

A.B. 2828—ELLIOTT AND OTHERS. (Soc. Wel.) Amends Secs. 2020, 2025, repeals Secs. 2020.001, 2025.1, W. & I. C., re amount of aid to aged.

Increases aid to the aged from \$75 to \$100 per month, and provides for maximum of \$100, instead of \$85, to take care of possible increase in federal aid, leaving present minimum of \$75 unchanged.

A.B. 2829—DICKEY. (C., P., & P. W.) Amends Ch. 1551, Stats. 1949, re loans for sewerage facilities.

See digest of S.B. 1143, apparently identical.

A.B. 2830—DICKEY. (Pub. H.) Amends Sec. 28005, H. & S. C., re notice of service of horse meat, making no substantive change.

A.B. 2831—KLOCKSIEH. (C., P., & P. W.) Adds Secs. 5286.1, 5286.2, and 5286.3, S. & H. C., re termination of contracts under Improvement Act of 1911, due to national emergency.

Authorizes termination of contract by public agency and contractor if work is stopped because of governmental freezing or diversion of materials, equipment, or labor in national emergency, and it is impracticable within reasonable time to proceed with substantial portion of work.

Requires compensation for contractor in such cases to be determined on basis of reasonable value of work done, including preparatory work; if contract was let on unit basis, reasonable value to be determined upon basis of said unit prices.

Provides, if contract is so terminated, that contractor is deemed to have fulfilled contract, and assessment proceedings shall be had as if contract had been completed.

A.B. 2832—KLOCKSIEH, BRADLEY, AND STANLEY. (Trans. & C.) Amends Act 5131.7, the Parking District Act of 1951, re parking districts formed under said act.

Makes numerous changes in act, major ones being:

(1) Permits parking places to be outside boundaries of city in which district is situated.

(2) Deletes provision re majority protest to changes in boundaries of proposed district at hearing on formation, and provides that for purpose of majority protest re formation of district objections of owners of property excluded by changes shall not be counted, and those of owners of property added shall be counted.

(3) Authorizes establishment of reserve fund to pay principal and interest on bonds, and use of city contributions, bond proceeds, and tax revenues therefor.

(4) Extends maximum maturity date of bonds from 20 to 30 years, and period for which taxes may be levied from 20 to 31 years from date of bonds. Deletes requirement that certain percentage of bonds mature annually.

(5) Authorizes bond ordinance, resolution, or indenture to restrict operation by city or district of competing facilities.

(6) Authorizes restriction of parking privileges and special rates to district property owners only if taxes are to be levied.

(7) Requires use of district property as public parking places until bonds are paid; then property can be used for other public purposes or sold in same manner as other city property, but if taxes were levied, proceeds of sale must be used to refund taxes.

(8) Provides that chartered city may deviate from act only if powers or duties cannot be performed under charter.

(9) Deletes provision authorizing dissolution of districts.

To take effect immediately, urgency measure.

A.B. 2833—BACKSTRAND. (Trans. & C.) Adds, amends, and repeals various secs., Veh. C., re vehicle registration reciprocity.

Deletes existing provisions requiring registration of foreign commercial vehicles and foreign vehicles of persons conducting business or accepting employment in State and exempting such vehicles if reciprocity exists.

Creates Reciprocity Commission, consisting of Director of Motor Vehicles, Director of Public Works, and Controller, and authorizes it to enter into formal agreements with other states, territories, possessions, and countries re vehicle tax and fee exemption and registration reciprocity.

A.B. 2834—CHARLES W. LYON. (Jud.) Amends Sec. 117d, C. C. P., re time limits in small claims actions.

See digest of S.B. 1004, apparently identical.

A.B. 2835—CHARLES W. LYON. (Jud.) Amends Sec. 117h, C. C. P., re counter-claims and cross complaints in small claims courts.

See digest of S.B. 1006, apparently identical.

A.B. 2836—CHARLES W. LYON. (Jud.) Amends Sec. 117l, C. C. P., re deposits in lieu of bond in small claims appeals.

See digest of S.B. 1007, apparently identical.

A.B. 2837—CHARLES W. LYON. (Jud.) Amends Sec. 117j, C. C. P., re notice of entry of judgments and appeals in small claims actions.

See digest of S.B. 1003, apparently identical.

A.B. 2838—CHARLES W. LYON. (Jud.) Amends Sec. 117p, C. C. P., re mailing fees in small claims court actions.

See digest of S.B. 1008, apparently identical.

A.B. 2839—CHARLES W. LYON. (Jud.) Amends Sec. 1428 of, repeals Sec. 1428a of, Pen. C., re dockets in municipal and justice courts.

See digest of S.B. 1011, apparently identical.

A.B. 2840—CHARLES W. LYON. (Jud.) Amends Act 1880, Municipal and Justice Court Act of 1949, re civil service in municipal and justice courts.

See digest of S.B. 1000, apparently identical.

A.B. 2841—CHARLES W. LYON. (Jud.) Amends Act 1880, the Municipal and Justice Court Act of 1949, re temporary appointments in municipal and justice courts.

See digest of S.B. 997, apparently identical.

A.B. 2842—CHARLES W. LYON. (Jud.) Amends Act 1880, the Municipal and Justice Court Act of 1949, and Secs. 1269b and 1295, and adds Sec. 1269c, Pen. C., re municipal and justice courts.

See digest of S.B. 984, apparently identical.

A.B. 2843—CHARLES W. LYON. (Jud.) Amends Sec. 117c, C. C. P., re copies of affidavit and service of defendants in small claims actions.

See digest of S.B. 1005, apparently identical.

A.B. 2844—LINDSAY. (C., P., & P. W.) Adds Sec. 14034.1, Gov. C., re Water Resources Revolving Fund.

See digest of S.B. 1320, apparently identical.

A.B. 2845—LINDSAY. (C., P., & P. W.) Adds Art. 9.6, Ch. 2, Pt. 3, Div. 6, Wat. C., authorizing Water Project Authority, upon application of Placer County, to construct for that county any self-supporting unit described in publication, "Placer County Investigation."

A.B. 2846—LINDSAY. (Ed.) Amends Secs. 9651 and 9652, Ed. C., re education of persons in county institutions.

Authorizes persons, rather than minors, admitted to tuberculosis ward, hospital, or sanatorium established and maintained by a county or group of counties, if otherwise eligible, to attend school or classes maintained by school district in such ward, hospital, or sanatorium.

Makes total expenditures, rather than total current expenditures, of district during the school year factor in formula for computing cost of educating such persons.

Provides total cost shall not exceed average cost per unit of average daily attendance of pupils of district maintaining school or classes.

Requires school district of which such person, rather than minor, is resident to pay costs at close of each school year to district maintaining school or classes.

A.B. 2847—LINDSAY. (Ed.) Amends Secs. 9651, 9652, 9653, Ed. C., re education of persons in county institutions.

Authorizes persons, rather than minors, admitted to tuberculosis ward, hospital, or sanatorium established and maintained by a county or group of counties, if otherwise eligible, to attend school or classes maintained by school district in ward, hospital, or sanatorium. Provides person shall be deemed a resident of the county, rather than the school district, in which he resided prior to his admission to ward, hospital, or sanatorium, and requires county to pay district maintaining the classes cost of educating person.

Makes total expenditures, rather than total current expenditures, of school district during school year factor in formula for computing cost of educating person.

Provides cost per unit of average daily attendance shall not exceed average cost per unit of average daily attendance of pupils in elementary, high school, or junior college district in which institution is located, whichever is highest.

Requires supervisors pay claim forwarded to county by district maintaining classes.

A.B. 2848—LINDSAY. (Ed.) Adds Sec. 9654, Ed. C., re adult classes in tuberculosis ward, hospital or sanitarium maintained by county or group of counties.

Requires Superintendent of Public Instruction to apportion to district maintaining such classes difference between amount received by district from State School Fund on account of such adult attendance during preceding fiscal year and actual cost of educating adults, not to exceed \$200 per unit of average daily attendance.

Appropriates unspecified sum to Superintendent of Public Instruction for such purposes.

A.B. 2849—CHAPEL. (Fin. & Ins.) Adds Sec. 11759, Ins. C., re workmen's compensation rating organizations.

Authorizes rating organization to conduct any lawful activities which is in interest of members and not inconsistent with purposes and provisions of law regulating such organizations.

A.B. 2850—CHAPEL. (Fin. & Ins.) Amends Sec. 11736, Ins. C., re workmen's compensation.

Prohibits workmen's compensation insurer from reducing or discounting rate or premium unless on basis of schedule rating or on experience rating developed from past workmen's compensation experience of insured in period commencing not more than 6½ years and terminating not less than 1 year prior to inception date of policy to which reduction or discount relates.

A.B. 2851—CHAPEL. (Fin. & Ins.) Adds Sec. 11736.1, Ins. C., re workmen's compensation insurance.

Prohibits both establishing of premium, rate or rating system and modification of premium by combining workmen's compensation insurance with some other class of insurance.

A.B. 2852—CHAPEL. (Fin. & Ins.) Adds Sec. 5910.5, Lab. C., re workmen's compensation.

Provides where third person asserts claim of lien or other interest in award as to which petition for reconsideration has been filed, employer's obligation to pay portion of award to which interest relates is suspended until reconsideration is granted or denied.

A.B. 2853—CHAPEL. (Fin. & Ins.) Amends Sec. 11730, Ins. C., re workmen's compensation insurance, to clarify language, making no substantive change.

A.B. 2854—THOMAS AND OTHERS. (F. & G.) Adds Art. 4.5, Ch. 5, Pt. 2, Div. 4, F. & G. C., re fish, and providing for regulation of the taking of mackerel, anchovies, and sardines.

Provides that article shall remain in effect until June 1, 1955, unless sooner repealed. Delegates to Marine Research Committee authority to regulate taking and use of sardines, jack mackerel, Pacific mackerel, and anchovies as prescribed in article, and makes inconsistent provisions of code inoperative.

Provides for regular meetings of committee to be open to public and to be preceded by notice of time and place thereof. Notices and minutes of such meetings shall be mailed to persons who filed a request thereof with the committee.

Prohibits committee from restricting the taking, processing or use of fish concerned except after public hearing and findings that such action would be in public interest.

Prohibits committee from establishing regulations concerning size limits and grades.

Makes specifications as to taking of fish covered by article for use by packers, as live bait or as dead bait; provides for other determinations by committee regarding setting of seasons, granting of permits, etc.

Provides that committee shall not have authority to make any regulations effective which govern the taking of jack mackerel, Pacific mackerel, and anchovies prior to August 1, 1953.

To take effect immediately, urgency measure.

A.B. 2855—McFALL. (Trans. & C.) Amends Sec. 6249, H. & N. C., re powers of port districts.

See digest of S.B. 1901, apparently identical.

A.B. 2856—McFALL. (Trans. & C.) Amends Secs. 6272 and 6274, H. & N. C., re powers of port district.

See digest of S.B. 1900, apparently identical.

A.B. 2857—McFALL. (Trans. & C.) Amends Sec. 718, Veh. C., re penalties for violating weight restrictions.

Eliminates provision that no part of such penalties shall be suspended upon 2d or subsequent conviction of violating any weight limitation provision or of requiring employee or other person to operate any vehicle upon highway in violation of any weight limitation provision.

Provides weight limitations for axles and wheel on one end of axle are not violated if load is corrected so as to comply with such limitations.

A.B. 2858—McFALL. (P. U. & C.) Amends Sec. 3603, Corp. C., re amendment of articles of incorporation of corporations to permit amendments altering statements of number of shares subscribed and by whom.

A.B. 2859—TOMLINSON AND OTHERS. (Trans. & C.) Adds Sec. 139.70, Veh. C., re compensation to members of California Highway Patrol for overtime work.

Provides such members below grade of lieutenant who are required to work more than 40 hours in any week have option to receive overtime compensation, not to exceed 8 hours per week, or take compensating time off. Provides such compensation shall be paid for patrol overtime only.

Appropriates unspecified sum to cover cost of such overtime compensation.

Effective only if augmentation of 180 members to patrol proposed in Budget Act of 1953 is rejected by Legislature. Provides if less than full augmentation is made, such appropriation is reduced in proportion which salaries of members added to patrol bears to total salaries of 180 members proposed to be added.

A.B. 2860—COOKE. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re benefit rights of trainees.

Includes within definition of "trainee" individuals who entered military service after April 1, 1940, and whose service terminated after October 1, 1947, but on or before 90th day after adjournment of 1955 Regular Session.

A.B. 2861—COOKE. (Rev. & Tax.) Amends Sec. 205, R. & T. C., re veterans' exemption for property tax purposes.

Changes terminal date of World War II from May 16, 1946, to January 1, 1947, for application of exemption.

A.B. 2862—COOKE. (Mil. Aff.) Amends Secs. 985.5, 986.3, and 986.5, M. & V. C., re purchase of farms and homes by veterans.

Increases maximum allowable values of homes under Veterans' Farm and Home Purchase Act of 1943 from \$11,500 to \$12,500, and increases maximum amounts expendable by Department of Veterans Affairs on homes from \$8,500 to \$10,000.

A.B. 2863—COOKE. (Mil. Aff.) Adds Sec. 981.4, M. & V. C., to extend state educational benefits to veterans of Korean hostilities.

A.B. 2864—COOKE. (Rev. & Tax.) Amends Sec. 215, R. & T. C., re veterans' exemption for property tax purposes.

Extends exemption of property owned by veteran organization chartered by Congress to property owned by local unit, post or chapter of such organization.

A.B. 2865—COOKE. (Rev. & Tax.) Amends Sec. 10783, R. & T. C., and Sec. 374.4, Veh. C., re vehicle license fee and registration fee exemptions to disabled veterans.

Extends exemption from payment of vehicle license fee to permanently blind veterans.

Extends exemption from payment of vehicle registration fees to permanently blind veterans and to veterans who have lost both legs, in addition to paraplegic veterans; and limits such exemptions to one vehicle owned by such a veteran of a type other than a commercial vehicle. Deletes requirement that paraplegic veteran's vehicle be given to him by the United States Government.

A.B. 2866—COOKE. (G. O.) Amends Sec. 18634, and adds Sec. 18634.5, B. & P. C., re funds of State Athletic Commission.

Creates Veterans Home Construction Fund, transfers annually thereto balance in Athletic Commission Fund in excess of \$25,000, after support of commission, rather than appropriating entire balance after support of commission for maintaining veterans homes.

A.B. 2867—COOKE. (Mil. Aff.) Amends Secs. 550 and 567, M. & V. C., re California National Guard Reserve.

Authorizes Governor to authorize organization and maintenance of such reserve at cadre strength at any time, and makes necessary technical amendments.

To take effect immediately, urgency measure.

A.B. 2868—COOKE. (Mil. Aff.) Amends title, Ch. 1, Div. 1, M. & V. C., and amends and adds various secs., M. & V. C., and Gov. C., re creation of Military Department.

See digest of S.B. 824, apparently identical.

A.B. 2869—COOKE. (Mil. Aff.) Amends various secs., M. & V. C., re California Cadet Corps.

See digest of S.B. 825, apparently identical.

A.B. 2870—COOKE. (Mil. Aff.) Amends various secs., M. & V. C., re military forces of State.

See digest of S. B. 823, apparently identical.

A.B. 2871—LINCOLN, DONALD D. DOYLE, AND RUMFORD. (P. U. & C.)
Amends various secs. and ch. headings, P. U. C., re municipal utility districts.

Provides that the rate of contribution by an officer or employee of a municipal utility district to the district's retirement system shall be based on tables and assumptions adopted by its governing board so as to provide substantially, with accumulated interest, $\frac{1}{2}$ the value of any retirement allowance granted for service. Deletes provisions that members of such system shall contribute, with accumulated interest, at least $\frac{1}{3}$ the value of any retirement allowance granted for service, exclusive of any credits allowed for prior service.

Authorizes board to prescribe terms and conditions upon which a member, whose district service is terminated except by death or retirement, may elect to leave his contributions and interest thereon in the retirement fund, and the terms and conditions upon which a retirement allowance may be made to him after such termination based upon his contributions prior to such termination.

Authorizes district to use alternative tax collection and apportionment procedure established by Ch. 3, Pt. 8, Div. 1, R. & T. C., and to abandon same at the end of any fiscal year of the district.

Deletes requirement that agreement of annexation of a public agency received by governing board of district need be certified.

Provides that territory annexed to a city, rather than a public agency, included in the district shall be deemed incorporated into and annexed to the district, and is subject to district taxes and indebtedness.

Provides that if portion of territory to be annexed to district consists of public highways, streets, roads, or paths, it shall not be necessary to secure the signatures to the annexation petition of the owners only of the real property occupied by such public highways, streets, roads, or paths.

Changes Chapters 11 and 13 to Chapters 10 and 12, respectively.

Makes other technical and clarifying changes.

A.B. 2872—TOMLINSON. (Mun. & C. G.) Amends, adds, repeals various secs., Gov. C., repeals Secs. 14003, 14405, and 14603, H. & S. C., and amends Act 150, the California Airport District Act, re District Investigation Law of 1933.

Revises and redefines applicability of provisions.

Requires report on proposed district by supervising body to be sent to State Board of Equalization; requires that notice of hearing on report be sent to board and to each person owning taxable property assessed by board within proposed district; provides for publication of notice by board.

A.B. 2873—TOMLINSON. (Trans. & C.) Adds Sec. 710.1, Veh. C., re permits for trailer coaches exceeding maximum length.

Requires Department of Public Works to issue permits for movement of trailer coaches on highways when such coaches exceed length limitations in same manner department issues permits for operation of vehicles of excessive size or weight.

Authorizes department to impose necessary restrictions.

Provides no permit shall authorize movement of such coaches except during daylight on days other than Saturday, Sunday, and holidays.

A.B. 2874—PORTER. (G. E. & E.) Adds Secs. 11556.5 and 11557.5, Gov. C., providing annual salary of \$11,400 for Chief, and \$10,860 for Assistant Chief, Division of Fairs and Expositions, Department of Finance.

A.B. 2875—PORTER. (G. E. & E.) Adds Sec. 13530.2, Gov. C., re state printing.

Requires State Printer to prepare, print, publish and sell to general public codes, statutes and legal documents authorized by Legislature and official reports of district courts of appeal and Supreme Court.

A.B. 2876—PORTER. (Jud.) Amends Secs. 117 and 117r., C. C. P., re actions in small claims courts.

Increases jurisdictional amount for such courts from \$100 to \$200, and provides for transfer of actions from small claims courts if defendant in such action has claim against plaintiff which exceeds \$200 rather than \$100.

A.B. 2877—PORTER. (Jud.) Amends Act 1880, the Municipal and Justice Court Act of 1949, re municipal courts.

Requires one department of court in district having court composed of 3 or more, rather than 6 or more, judges to remain open for exercise of criminal jurisdiction at hours, day or night, prescribed by judges of court.

A.B. 2878—PORTER. (Soc. Wel.) Repeals and adds Sec. 2183.9, W. & I. C., re aid to the aged.

Authorizes agent of board of supervisors to grant aid without further order of the board to a recipient who has become ineligible for aid due to income he derives from employment, whenever the income of such person does not exceed the amount allowed under chapter, if person is otherwise eligible. Provides that such aid shall be paid from the date restoration is requested and shall be delivered to recipient within 30 days of that date. Provides section shall not apply when aid has been discontinued for one year or more.

Repeals provision that former recipient must have ceased to have received income before restoration of aid, giving county 30 days in which to determine eligibility, and providing that aid shall start on first day of month in which determination of eligibility is made, unless investigation is not completed within 30 days, in which case aid starts on first day of month in which 30 day period ended.

A.B. 2879—PORTER. (Soc. Wel.) Amends Sec. 2200, W. & I. C., re case histories of recipients of aid to the aged.

See digest of S.B. 1835, apparently identical.

A.B. 2880—PORTER. (Soc. Wel.) Amends Sec. 2183, W. & I. C., re aid to the aged.

See digest of S.B. 1836, apparently identical.

A.B. 2881—CLOYED. (C., P., & P. W.) Amends Sec. 26500, Wat. C., re irrigation district assessments.

Provides that before county supervisors may perform duties of district board of directors who have failed to levy assessments. Districts Securities Commission shall make a survey of financial needs of district, making, with board's help, plans for raising funds. Provides that after such survey, if district board fails for 2 years to levy suitable assessments, commission shall notify supervisors who then shall perform board's duties.

A.B. 2882—CLOYED. (C., P., & P. W.) Amends Sec. 21166, Wat. C., re irrigation district directors.

Raises maximum compensation of directors from \$12 to \$20 per day while acting on boards of districts containing under 500,000 acres.

A.B. 2883—CLOYED. (Agr.) Amends Sec. 736.3, Ag. C., re stabilization and marketing plans for fluid milk and fluid cream.

Provides that contracts between distributor and all producers shipping to him shall be uniform. Specifies details which comprise required uniformity.

A.B. 2884—CLOYED, LINDSAY, AND BULEN. (C., P., & P. W.) Amends various secs., P. R. C., re soil conservation district elections.

Changes election procedure so that directors and secretary of district conduct election rather than county supervisors, and provides that supervisors shall appoint any qualified person to office where no one has been nominated to run.

A.B. 2885—CLOYED, LINDSAY, AND BULEN. (C., P., & P. W.) Amends Sec. 9204, P. R. C., providing that where no persons have been nominated for position of soil conservation district director, supervisors of principal county shall appoint any qualified person to be director.

A.B. 2886—CLOYED. (Soc. Wel.) Amends Secs. 2224, 2225, W. & I. C., re responsible relatives and liens.

Extends liability of responsible relatives of recipients of aid to the aged to persons residing outside California.

Authorizes Department of Social Welfare and Attorney General to execute reciprocal agreements with any state of the United States for reciprocal enforcement and collection of applications in favor of State furnishing old age security.

Provides aid received through fraudulent or illegal means used by recipient or his responsible relative shall, after recordation of notice, constitute lien upon property of recipient. Provides payments made by responsible relative in reduction of aid, upon verification by public body, constitute lien in favor of responsible relative upon property of recipient. Deletes provision that aid to aged shall not constitute a lien.

A.B. 2887—CLOYED. (Rev. & Tax.) Amends Sec. 260, R. & T. C., re property tax exemptions.

Prescribes method for obtaining court cancellation of assessment resulting from failure to follow prescribed procedure for claiming church, orphanage, college or exhibition exemption, where failure was result of inadvertence, excusable neglect or other reasonable cause.

A.B. 2888—CLOYED. (C., P., & P. W.) Adds Secs. 5474 to 5474.10, inclusive, H. & S. C., re fixing and collection of sanitation district fees.

Provides procedure for sanitation districts to fix fees or charges for connections to sanitation and sewerage facilities including notice, hearings, adoption of fees, certification to auditor, assessment, and collection by tax collector.

Provides for uses of revenue.

A.B. 2889—CLOYED. (C., P., & P. W.) Adds Art. 7, Ch. 1, Div. 10, and amends Secs. 20023, 23220, 24252, and 24253, Wat. C., re supervision of districts.

See digest of S.B. 255, apparently identical.

A.B. 2890—EVANS. (Rev. & Tax.) Amends Sec. 17976, R. & T. C., re personal income taxation.

Eliminates prohibition against allowing resident credit for net income tax paid another state or country on income subject also to California tax, where other state or country allows California resident credit against its tax for tax paid California.

A.B. 2891—EVANS. (Jud.) Amends Act 5849a, the Judges' Retirement Act, re mandatory retirement of judges and justices.

Declares that any judge who has attained age 70 shall be deemed incapacitated for further continuous performance of judicial duties and eligible for disability retirement. Requires every judge who has attained age 70 on effective date to retire for service within 6 months thereafter if eligible to do so, and if not eligible, to apply to be retired for disability within 6 months after effective date. Requires every other judge, within 6 months after attainment of age 70, to retire for service if eligible to do so, and, if not, to apply to be retired for disability. Disqualifies any judge who has attained age 70, and who has failed or refused to retire for service or to apply for disability retirement within required period, for any benefits under Judges' Retirement System, except right to have contributions refunded to him or his estate upon his ceasing to be a judge or upon his death.

A.B. 2892—EVANS. (F. & G.) Amends Sec. 461, F. & G. C., re fish and game contests.

Makes it unlawful to conduct any derby or contest in which size, weight, or number of fish or game taken by participants or contestants play any part in awarding of prize or other reward. Deletes provision permitting fish contests conducted in waters of Pacific Ocean.

A.B. 2893—EVANS. (Soc. Wel.) Amends Sec. 2160.5, W. & I. C., re determination of residence of inmates of homes or institutions maintained by nonprofit organizations.

Provides in determining state residence of inmates of certain nonprofit organizations for purpose of qualifying for aid to aged, consideration be given to physical presence of the inmate in this State, and to his intent during such time as he has been so physically present, or absent from the State, in accordance with Sec. 244, Gov. C.

A.B. 2894—EVANS. (Mun. & C. G.) Adds Ch. 7, Title 6, Gov. C., prohibiting special tax or assessment district from increasing its indebtedness by more than 20% of assessed value of realty in district.

A.B. 2895—EVANS. (Mun. & C. G.) Adds Ch. 7.2, Title 6, Gov. C., re special tax and assessment districts.

Requires that notice by registered mail be sent to each property owner affected before action may be taken with regard to proposal for formation, or enlargement of, or issue of bonds by, any such district.

A.B. 2896—KILPATRICK. (Jud.) Adds Sec. 2105, C. C. P., prohibiting admission of evidence obtained in violation of laws of United States or State of California.

A.B. 2897—KILPATRICK. (Jud.) Amends Sec. 308a, Pen. C., re sale of cigarettes and tobacco to minors in county detention homes and facilities.

Authorizes county probation officers and officers in charge of county detention homes and facilities to sell cigarettes and tobacco to minors 16 years of age or over, if parent or guardian consents thereto, and to permit such minor to smoke in such institution or facility.

A.B. 2898—KILPATRICK. (Jud.) Adds Sec. 1568, Pen. C., re placing of holds on persons confined.

Authorizes defendant confined in any place of confinement to obtain hearing in superior court on validity of any hold placed on him, and to be admitted to bail.

Invalidates any hold not perfected within 10 days.

Requires bond to be posted within 10 days to protect defendant against loss due to illegal detention if hold placed from another state.

A.B. 2899—KILPATRICK. (Jud.) Adds Sec. 186b, Pen. C., re entrapment.

Makes entrapment complete defense in any trial involving any act which would otherwise be crime.

Provides that defendant need not admit acts charged or testify to avail himself of such defense.

A.B. 2900—KILPATRICK. (P. U. & C.) Adds Sec. 872, Civ. C., re charitable corporations.

Provides that any corporation is noncharitable unless specifically designated charitable in its articles of incorporation and bylaws and has requisite number of directors required for charitable corporations by the Corporations Code.

Specifies that funds of noncharitable corporations are deemed noncharitable.

Applicable only to corporations formed after effective date.

A.B. 2901—KILPATRICK. (Jud.) Adds Sec. 2625, Pen. C., re witnesses confined in state institutions.

Provides counsel has right to interview witness confined in state institution.

Authorizes court to issue order permitting interview.

Makes disobedience of such order misdemeanor, and entitles attorney or party to sue for appropriate damages.

A.B. 2902—KILPATRICK. (Jud.) Adds Sec. 873, Civ. C., re fraternal organizations operated for benefit of members.

Creates presumption that such organization is private noncharitable nonprofit corporation.

A.B. 2903—KILPATRICK. (Soc. Wel.) Amends Sec. 1523, W. & I. C., re aid to needy children in respect to enforcement of the parental obligation for support, making no substantive change.

A.B. 2904—KILPATRICK. (Soc. Wel.) Amends Sec. 2300, W. & I. C., re institutions and boarding homes for aged persons.

Requires license from Department of Social Welfare for institutions, or boarding homes, for the care of aged persons who require care and assistance by reason of physical incapacity, and not merely for aged persons as such.

Deletes provision authorizing inspection by service approved by department.

A.B. 2905—LINCOLN AND OTHERS. (Ed.) Amends Secs. 9801.2, 9802, 9807, 9807.2. and 9808, Ed. C., making provisions for special education of severely mentally retarded minors and tax levy therefor mandatory rather than permissive.

A.B. 2906—LINCOLN AND OTHERS. (Ed.) Amends Sec. 7018.1 and 7018.2, and adds Sec. 9810, Ed. C., re severely mentally retarded minors.

Requires state allowance for cost of transportation of such pupils as well as blind, deaf, cerebral palsied, and orthopedically handicapped pupils, but not in excess of \$350 per unit of average daily attendance of such pupils during preceding fiscal year for attendance in special classes maintained by district or county superintendent of schools.

A.B. 2907—LINCOLN AND OTHERS. (Ed.) Amends Secs. 7102.2 and 7104.1, Ed. C., re excess cost for education of severely mentally retarded minors.

Requires state allowance equal to excess cost to district or county superintendent of schools of educating such minors during preceding fiscal year, but not in excess of \$400, rather than \$200, per unit of average daily attendance.

A.B. 2908—LINCOLN AND OTHERS. (Jud.) Amends Sec. 1198.1, C. C. P., re mechanics' liens, to clarify language.

A.B. 2909—LINCOLN. (Mun. & C. G.) Amends Secs. 5410.2 and 5410.5, P. R. C., re nomination and election of recreation, park, and parkway district officers.

Provides that first directors may be selected by district voters at time of formation election or any time when voting on question of whether or not district is to be governed by its own directors.

Provides that name of candidate for office of director may be placed on ballot if petition signed by no less than 10 electors of district is filed with directors not later than 20 days before election.

A.B. 2910—LINCOLN. (Trans. & C.) Amends Secs. 590 and 650.6, Veh. C., re flashing lights on vehicles.

Provides requirement that disabled commercial vehicles display warning lights is satisfied if there is emitted continuous flashing of at least 4 approved type class A-Type I twin signal lamps, at least 2 toward front and at least 2 toward rear of vehicle.

Provides flashing lights are not prohibited on motor vehicles when used as warning lights on disabled vehicles which are standing on or near highway.

A.B. 2911—RUMFORD. (Trans. & C.) Adds Pt. 2.5, Div. 13, H. & S. C., re auto and trailer parks.

Provides for "The State Auto and Trailer Park Act" incorporating existing provisions in Pt. 2, Div. 13, H. & S. C., relating to auto and trailer parks and camps.

Requires no structural changes in existing buildings.

A.B. 2912—RUMFORD. (Pub. H.) Amends Secs. 102 and 104, H. & S. C., re State Board of Public Health.

Increases membership from 7 to 9.

A.B. 2913—RUMFORD. (Trans. & C.) Amends, adds, repeals, and renumbers various secs., H. & S. C., re auto courts, motels, resorts, and trailer parks.

Entitles Pt. 2, Div. 13, "The State Auto Court, Motel and Resort Act."

Eliminates from Pt. 2 all provisions for trailers, auto and trailer parks and camps, and camp sites.

Allows county health officer to inspect sanitary facilities of auto courts, motels and resorts.

Requires no structural changes in existing buildings.

A.B. 2914—BROWN. (Mun. & C. G.) Adds Art. 10, Ch. 3, Pt. 3, Div. 12, H. & S. C., re fire protection districts.

Provides for portion of existing district not being benefited to withdraw and form new district on notice and hearing by board.

A.B. 2915—DUNN. (Ed.) Amends Secs. 18199, 18201, Ed. C., re school building construction.

Permits plans, specifications, and estimates not involving architectural or structural changes in school buildings to be prepared by professional engineer holding certificate of registration in that branch of engineering to which such plans, specifications, estimates and work of construction are applicable.

A.B. 2916—DUNN (BY REQUEST). (C., P., & P. W.) Amends Secs. 14293 and 25452, Gov. C., re advertisements for bids for public works.

Requires such advertisements, by Director of Finance under State Contract Act, and by board of supervisors re county public works, to state time and place for receiving and opening of sealed bids and that bids shall be required for entire project.

A.B. 2917—DUNN. (Ed.) Amends Sec. 6703, Ed. C., re expenditure of State School Fund apportionments for salaries of certificated employees and interdistrict tuition.

Requires district to so expend 85% of basic and equalization apportionments, or not less than certain percentages of the foundation program prescribed for each level, whichever is greatest, rather than 85% of total apportionments.

A.B. 2918—DUNN AND ERNEST R. GEDDES. New act, creating commission on educational television.

Provides for appointment by Governor of unspecified number of members to commission. Requires 2 Senate Members appointed by Senate Committee on Rules and 2 Assembly Members appointed by Speaker to meet and advise with commission members. Constitutes such legislative members a legislative interim committee on educational television. Requires commission to make survey and ascertain need and advisability for publicly supported educational television facilities. Requires commission to report results of survey and recommendations to Legislature at 1954 Regular Session.

Appropriates \$50,000 or as much thereof as is necessary to commission for purposes of act.

To take effect immediately, urgency measure.

A.B. 2919—DUNN. (Rev. & Tax.) Adds Sec. 217, R. & T. C., limiting property tax exemption of Cogswell Polytechnical College to property used by it for its educational purposes.

A.B. 2920—CASEY. (Agr.) Amends Sec. 913, Ag. C., re labels on containers of seed, making no substantive change.

A.B. 2921—CASEY. (F. & G.) Adds Sec. 21.6, F. & G. C., specifying that taking of fish and game is regulated in accordance with F. & G. C., except as otherwise provided in said code.

A.B. 2922—CASEY. (Agr.) Amends Sec. 782, Ag. C., re fruits, nuts, and vegetables, making no substantive change.

A.B. 2923—CASEY. (Agr.) Amends Sec. 30, Ag. C., re general duties of Department of Agriculture, making no substantive change.

A.B. 2924—CLARKE. (C., P., & P. W.) Amends Sec. 35951, Wat. C., re California water district bonds.

See digest of S.B. 1647, apparently identical.

To take effect immediately, urgency measure.

A.B. 2925—FLEURY. (C., P., & P. W.) New act, creating the Upper Sacramento River Water Users Protection District, omitting details as to boundaries, organization, powers, duties, and government of the district.

A.B. 2926—FLEURY. (Jud.) Adds Sec. 129.5, C. C. P., re rules of courts.

Provides that when any court proposes to make rule for its government it shall be submitted to Judicial Council for adoption or rejection. If adopted by Judicial Council rule shall be effective in all courts of same class in State.

A.B. 2927—HAHN, KLOCKSIEM, AND BURKE. (G. O.) Amends Act 3796, the Alcoholic Beverage Control Act, to prohibit on-sale licensees from paying hostesses or entertainers in any manner.

A.B. 2928—CHAPEL. (Trans. & C.) Amends Sec. 673.5 and 674, Veh. C., re exhaust products and equipment of vehicles.

Prohibits operation of vehicle in manner resulting in escape of excessive flame, as well as excessive smoke, gas, oil or fuel residue.

Requires any motor vehicle registered in this State after January 1, 1954 to be equipped with mirror so located as to reflect to driver view of highway to rear of vehicle for distance of at least 200 feet.

A.B. 2929—CHAPEL. (Soc. Wel.) Amends Sec. 2016, W. & I. C., re aid to the aged.

Prohibits making of any ruling limiting actual need of recipient of aid to aged.

A.B. 2930—HOBBIE. (Trans. & C.) Amends Sec. 142, Veh. C., re vehicles exempted from registration.

Exempts from registration any two-axle trailer when used exclusively for transportation of farm equipment to and from locations for cultivating and harvesting purposes.

A.B. 2931—MORRIS. (Rev. & Tax.) Amends various secs., R. & T. C., re use fuel tax.

Modifies definition of "use."

Requires notice of deficiency in ordinary case be given either within 3 years of date for filing report or within 3 years after actual filing of report, whichever period expires later, first alternative only being now prescribed.

Increases from \$25 to \$50 maximum amount of over-payment which State Board of Equalization may credit against, or authorize taxpayer to deduct from, taxes payable.

Prohibits public disclosure of any information obtained from examination of use tax records in possession of board pursuant to order of Governor, except to extent authorized by order.

A.B. 2932—MORRIS. (Rev. & Tax.) Amends Secs. 8607 and 9351, R. & T. C., re use fuel tax.

Exempts use of fuel in interstate commercial vehicle operation of which is subject to Pt. 3.5, Div. 2, R. & T. C., the Interstate Highway Use Tax Law.

Effective only if latter law is enacted at current Regular Session.

A.B. 2933—MORRIS. (Rev. & Tax.) Amends and adds various secs., R. & T. C., re use fuel tax.

Authorizes State Board of Equalization to impound vehicle of user whose permit has been revoked and who continues to use fuel, and to retain possession until taxes and impounding costs have been paid.

Provides for collection of tax through issuance, levy and sale pursuant to warrant.

Authorizes private sale of vehicle seized by board for collection of delinquent taxes.

A.B. 2934—MORRIS. (Jud.) Adds Sec. 11013, Gov. C., re opinions of Attorney General.

Requires state agency to comply with official opinions on points of law by Attorney General, relating to or affecting such agency, within 30 days after issuance.

A.B. 2935—MORRIS. (Mun. & C. G.) Adds Sec. 31681.2, Gov. C., re retirement of county employees in counties having population over 2 million.

Provides minimum retirement allowance of \$1,200 per year for members heretofore and hereafter retired for service or disability if credited with 20 years or more of service, including prior service, irrespective of age.

A.B. 2936—MORRIS. (Fin. & Ins.) Adds Sec. 11656.6 and 11656.7, Ins. C., re group workmen's compensation insurance policies.

Permits issuance to organizations of employers engaged in common trade or business who comply with specified conditions.

A.B. 2937—MORRIS. (Trans. & C.) Adds Sec. 139.54a, Veh. C., re California Highway Patrol.

Requires, insofar as practicable, that women be employed in all communications and clerical work in such department.

A.B. 2938—MORRIS. (G. O.) Amends Act 3796, the Alcoholic Beverage Control Act, amends Secs. 23816 and 23821, and adds Sec. 23821.5, B. & P. C., re limitation on number of on-sale general licenses.

See digest of S.B. 1184, apparently identical.

A.B. 2939—MORRIS. (Fin. & Ins.) Amends Sec. 11732, Ins. C., re workmen's compensation insurance.

Requires inclusion of reasonable margin for underwriting profit and contingencies in rates approved or issued by Insurance Commissioner.

A.B. 2940—MEYERS AND OTHERS. (G. O.) Adds Sec. 205.5, W. & I. C., re county alcoholic rehabilitation clinics.

Permits board of supervisors to establish clinic for rehabilitation of alcoholics.

Appropriates unspecified sum for matching apportionments during 1953-1954 Fiscal Year to counties certified to Controller by Director of Public Health as having established alcoholic rehabilitation clinics meeting director's standards.

A.B. 2941—MEYERS. (P. U. & C.) Amends Sec. 3666, P. U. C., re highway carriers, making no substantive change.

A.B. 2942—MEYERS. (P. U. & C.) Amends Sec. 3541, P. U. C., re highway carriers, making no substantive change.

A.B. 2943—MEYERS, BERRY, AND DONALD D. DOYLE. (Trans. & C.) Amends Secs. 476 and 563, Veh. C., re pedestrian traffic signals.

Permits separate signals for direction of pedestrian traffic to be used in conjunction with signals for vehicular traffic.

Provides if separate pedestrian signals are used, they must consist of red and green legends, and specifies what pedestrians must do upon appearance of either legend.

A.B. 2944—MEYERS, BERRY, AND DONALD D. DOYLE. (Trans. & C.) Amends Sec. 699, Veh. C., re exceptions to length limitations on vehicles and loads.

Provides such limitations shall not apply when poles or pipes are being transported upon pole or pipe dolly or other lawful trailer used in connection with motor vehicle, instead of not applying to pole or pipe dollies used in connection with motor vehicle to transport poles or pipes.

Provides permit to transport pole or pipe must be obtained when pole or pipe exceeds 80 feet, instead of 100 feet, in length.

A.B. 2945—MEYERS, BERRY, AND DONALD D. DOYLE. (Jud.) Amends Sec. 8201, Gov. C., re notaries public.

Requires person appointed as notary public to answer under oath before notary public a written questionnaire prescribed by Governor, to determine his fitness. Authorizes notary to charge \$2 fee for such services.

A.B. 2946—McMILLAN. (Soc. Wel.) Amends Sec. 2020.01, W. & I. C., re aid to aged in respect to lump sum income of recipients.

See digest of S.B. 1885, apparently identical.

A.B. 2947—SHAW. (Mun. & C. G.) Amends Sec. 5636, P. R. C., re notices of hearing regarding formation of park, recreation and parkway districts.

Provides that notice must be given to all owners of land within boundaries of proposed district by mail at least 3 weeks prior to date of hearing.

A.B. 2948—CHARLES W. LYON. (Trans. & C.) Amends Sec. 551, Veh. C., re right of way when vehicle is making left turn.

Provides that when vehicle has stopped to yield right of way to another vehicle making left turn no other vehicle shall overtake and pass on right of vehicle so stopped.

A.B. 2949—LINDSAY. (Mun. & C. G.) Adds Sec. 35006 and amends Sec. 35307, Gov. C., re annexation of territory to cities.

Provides procedure for annexation of uninhabited territory pursuant to provisions for annexation of territory owned by city or contiguous school district or Annexation of Uninhabited Territory Act of 1939.

Changes time limit within which hearing must be held under Annexation of Uninhabited Territory Act of 1939 from 40 days to 50 days before passage of resolution of legislative body giving notice of proposed annexation.

A.B. 2950—WEINBERGER AND OTHERS. (Jud.) Amends Act 5238, the Municipal Court Act of 1925, and Sec. 74501, Gov. C., to change salary of San Francisco municipal court judges from \$15,000 to unspecified amount.

A.B. 2951—WEINBERGER AND OTHERS. (Jud.) Amends Act 5238, the Municipal Court Act of 1925, and Sec. 74501, Gov. C., re compensation of San Francisco municipal court judges.

Changes judges' salaries from \$15,000 to \$1,000 less than salary of San Francisco superior court judge.

A.B. 2952—WEINBERGER (By Request) (Jud.) Amends Sec. 89, C. C. P., re jurisdiction of municipal courts, to increase jurisdictional amount, exclusive of interest, from \$3,000 to \$10,000.

A.B. 2953—SAMUEL R. GEDDES. (Jud.) Amends Sec. 79.28, C. C. P., to change salary of superior court judge of Napa County from \$15,000 to unspecified amount.

A.B. 2954—SAMUEL R. GEDDES. (Jud.) Amends Ch. 1107, Stats. 1951, re number and compensation of judges, officers, and attaches of municipal court in district embracing City of Vallejo, making unspecified changes.

A.B. 2955—SAMUEL R. GEDDES. (Jud.) Amends Sec. 79.48, C. C. P., to change salary of Solano County superior court judges from \$15,000 to unspecified amount.

A.B. 2956—BURKE. (Ed.) New act, re interstate compact for cooperation in higher education.

Authorizes Governor to execute compact on behalf of California with western states and territories to promote interstate cooperation in higher education in professional sciences. States compact terms. Provides for 3 commissioners of Western Interstate Commission for Higher Education, appointed by Governor with consent of Senate, for 4-year terms. Appropriates \$5,000 to Department of Education during 1953-54 Fiscal Year for support of commission and purposes of act.

A.B. 2957—McCOLLISTER. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re unemployment compensation disability benefits.

Provides individual ineligible for such benefits if he has received cash payment through settlement or compromise executed under workmen's compensation or employer's liability law, but if payment less than benefits he can receive benefits reduced by amount of payments.

A.B. 2958—LINDSAY. (Trans. & C.) Amends Secs. 315 and 319, Veh. C., re drivers' licenses.

Changes provisions specifying alternative course of action Department of Motor Vehicles may take after investigation and re-examination of licensee to determine if license should be revoked, suspended, or restricted, so that department may, if it determines safety of licensee or other persons on highways requires it, either summarily suspend license prior to hearing, or if it finds any ground exists for which such re-examination may be ordered, as well as if it finds safety of licensee or others on highways requires it, give notice of its proposed action to revoke, suspend, or restrict such person's license and his right of hearing.

Authorizes department to place licensee on probation in lieu of suspending or revoking his license in all cases where department has discretion to suspend or revoke license, and to issue to such licensee probationary license under such reasonable terms as department deems appropriate.

A.B. 2959—TOMLINSON (By Request). (Ind. R.) Adds Ch. 9, Pt. 3, Div. 2, Lab. C., re labor disputes.

Makes it unlawful for anyone to strike or induce others to strike except employees at place of employment in dispute with their employer regarding wages, hours and working conditions.

A.B. 2960—DONALD D. DOYLE AND MASTERSON. (Ed.) Adds Sec. 13831.2, Ed. C., re payment of salary of school district certificated employee.

Allows school district to pay amount of salary withheld to employee whose salary was withheld because his certification document was not in force for salary period, if his credentials have been renewed within 60 days after end of such period.

A.B. 2961—CHARLES W. LYON. (Trans. & C.) Amends Secs. 481 and 482, Veh. C., re duties of driver involved in accident.

Requires driver of vehicle involved in accident resulting in damage to property, instead of resulting only in damage to property, excluding accidents involving collisions with unattended vehicles, to stop at scene of accident and take reasonable steps to notify owner or person in charge of such property of such fact and of his name, address, registration number of vehicle and to exhibit upon request his driver's license.

A.B. 2962—CHARLES W. LYON. (Rev. & Tax.) Amends Sec. 10278, R. & T. C., re truck tax.

Extends time for bringing refund suit from 60 days to 1 year after last day for payment of the tax.

A.B. 2963—CHARLES W. LYON. (Rev. & Tax.) Amends Secs. 9603 and 9606, R. & T. C., re truck tax.

Modifies definition of "gross receipts" and that part of definition of "operator" applying to person leasing or renting a vehicle.

To take effect immediately, tax levy.

A.B. 2964—NIELSEN. (Ed.) Adds Sec. 187, Ed. C., allowing Department of Education to provide accreditation service for private or public educational institutions upon their request.

A.B. 2965—CHAPEL. (Rev. & Tax.) Repeals various secs., R. & T. C., re insurance company tax.

Eliminates existing "principal office deduction" and provisions relating to former "real estate deduction".

Effective only on adoption of amendment to Sec. 14 4/5, Art. XIII, State Constitution, as proposed at 1953 Regular Session.

A.B. 2966—EVANS. (Pub. H.) Amends Sec. 2733.5, B. & P. C., re practice of nursing.

Extends until October 2, 1955, rather than October 2, 1953, provision authorizing issuance of temporary permit to anyone licensed or registered as professional nurse in any other state or Canada.

Extends authority to practice under such permit from January 1, 1954 to January 1, 1956.

A.B. 2967—ALLEN. (Mun. & C. G.) Adds various Secs., Gov. C., re annexation of territory to cities.

Provides that in counties under 1,000,000 population in lieu of proceedings for approval of annexation by county boundary commission, proposal shall be submitted to county annexation commission. Creates county annexation commissions, consisting of chairman of board of supervisors, assessor, 2 additional supervisors designated by board, county planning engineer, and 6 representatives of incorporated cities. Requires public hearing and notice and authorizes commission to hold hearing before referee.

A.B. 2968—ALLEN. (Soc. Wel.) Adds Secs. 2017, 2018, and 2019, W. & I. C., re reports of aid under Old Age Security Law.

Requires board of supervisors to file quarterly report with county auditor, district attorney, and the clerk of the board, showing names, addresses, and amounts paid to, recipients of aged aid during preceding quarter. Requires auditor to bind such reports as public records to be open at all times for public inspection.

Makes a misdemeanor the use, in any way, of lists or names of recipients of public assistance for commercial or political purposes, or for any purpose not directly connected with the administration of such assistance.

- A.B. 2969—BRADLEY. (Mil. Aff.) Amends Sec. 980, M. & V. C., re veterans' benefits.

Extends educational benefits to veterans of Korean hostilities.

Withholds educational and farm and home purchase benefits from veterans (1) whose active service was less than 90 days, unless discharged within said period due to service connected disability or (2) whose active service was due to temporary active duty orders for sole purpose of training duty, processing, or physical examination.

- A.B. 2970—PORTER. (Jud.) Amends Sec. 226, Civ. C., re adoption of children.

Requires Department of Social Welfare or licensed county adoption agency to render full report to court of facts disclosed by investigation of proposed adoption within 45, rather than 180, days after petition to adopt is filed.

- A.B. 2971—PORTER. (Ed.) Adds Secs. 1078 and 1079, Ed. C., re school district affairs.

Allows district governing boards, in connection with any election, to request opinion of electors regarding issue relating to school district affairs. Allows governing boards to expend district funds upon approval of county superintendent of schools to conduct public opinion poll regarding such issue.

- A.B. 2972—PATTERSON. (C., P., & P. W.) Amends Act 9127a, the Water Conservation Act of 1927, re powers of water conservation districts, making no substantive change.

- A.B. 2973—BACKSTRAND. (Mun. & C. G.) Amends Sec. 2, Gov. C., re provisions of Government Code, making no substantive change.

- A.B. 2974—HANSEN AND LINDSAY. (Trans. & C.) Adds Sec. 316.5, Ag. C., re vehicles used in transportation of meat.

Requires such vehicles to be maintained in sanitary condition and to be regularly inspected pursuant to regulations of Director of Agriculture.

- A.B. 2975—LEVERING. (Ed.) Adds Sec. 19432, Ed. C., re use of school property as a civic center.

Prohibits authorizing use of school property by individual or group having as object, or advocating, violent or unlawful overthrow of Federal or State Government.

- A.B. 2976—LIPSCOMB. (G. E. & E.) Adds Secs. 15625 to 15630, inclusive, Lab. C., re State Board of Equalization.

Authorizes board to purchase or acquire real property and construct and equip buildings and make improvements thereon, with approval of Department of Finance.

Creates Board of Equalization Building Fund consisting of money deposited with board by taxpayers, and appropriates contents without regard to fiscal years for above and other specified purposes.

Specifies uses of real property acquired and provides for management, including leasing or renting thereof.

- A.B. 2977—LIPSCOMB. (Rev. & Tax.) Amends Sec. 17717, R. & T. C., re personal income taxation.

Provides where husband and wife file joint return, they shall be allowed losses from sales or exchange of capital assets to extent of \$4,000 plus gains from such sales or exchange.

To take effect immediately, tax levy.

- A.B. 2978—LIPSCOMB. (G. O.) Amends Sec. 23816, B. & P. C., re limitation of on-sale licenses for sale of alcoholic beverages.

Changes such limitation from 1 license for each 1,000 population in counties with population of 1,000,000 or more, to 1 license for each 2,000 population or fraction thereof, and in counties with population of 500,000 or more to 1 license for each 1,500 population.

- A.B. 2979—ERWIN. (Ed.) Adds Sec. 1017, Ed. C., re school district traffic guards.

Allows governing board to employ guards to assist and direct school pupils in crossing streets adjacent to schools and to expend district funds for such purposes.

A.B. 2980—WEINBERGER AND TOMLINSON. (G. O.) Amends Secs. 17026 and 17044, B. & P. C., re unfair trade practices.

Makes 6 percent mark-up on invoice or replacement cost prima facie proof of cost. Provides that discounts for cash payments shall not be used to reduce cost.

A.B. 2981—LANTERMAN. (Mun. & C. G.) Adds Sec. 11551.5, B. & P. C., authorizing governing body of any city or county to disapprove tentative map or map of subdivision if flood hazard and inundation require protective improvements to be constructed as condition to approval.

A.B. 2982—LANTERMAN. (C., P., & P. W.) Amends Act 5243, the Municipal Water District Act of 1911, providing alternative method of formation of municipal water districts, omitting details.

A.B. 2983—LANTERMAN. (Rev. & Tax.) Adds Pt. 12.2, Div. 2, R. & T. C., re severance tax.

Imposes tax on privilege of extracting ground water. State Board of Equalization to administer.

A.B. 2984—LANTERMAN. (C., P., & P. W.) Adds Art. 6, Ch. 2, Div. 1, Wat. C., providing that all underground water is subject to use of public but only for reasonable and beneficial purpose.

A.B. 2985—LANTERMAN. (Rev. & Tax.) Adds Sec. 214.3, R. & T. C., re "welfare exemption" for property tax purposes.

Provides for application of exemption to property irrevocably dedicated to religious, charitable, scientific or hospital purposes, and used solely for charitable or hospital purposes for at least 20 years, irrespective of to whom it will go on liquidation, dissolution, or abandonment of owner, if otherwise within scope of exemption.

A.B. 2986—HENDERSON. (Mun. & C. G.) Adds Sec. 1230, Gov. C., re public employment.

Requires that state agency, county, city, district or other public agency or authority shall list unfilled positions only with public employment agencies. Prohibits charging of fees for referral of persons to positions of public employment.

A.B. 2987—BECK. (Jud.) Amends Ch. 358, Stats. 1951, to change salaries of Los Angeles municipal court judges and clerk to unspecified amounts.

A.B. 2988—BECK. (Jud.) Amends Sec. 8213, Gov. C., re notaries public.

Requires county clerk to keep bond of notary public for year following expiration of notary's commission, and authorizes its disposal thereafter.

A.B. 2989—BECK. Amends Act 1909, Ch. 269, Stats. 1921, re disposition of exhibits in criminal cases.

Authorizes destruction of documentary exhibits in criminal actions 3 years after time for appeal has expired or, if appeal taken, 3 years after final determination thereof.

A.B. 2990—BECK. (Jud.) Amends Sec. 1057, C. C. P., re obligees on bonds and undertakings executed by personal sureties.

Requires clerk to enter in register of actions date, amount, and names of the sureties on undertaking or bond, when filed; if document lost, entries are prima facie evidence of execution.

A.B. 2991—BECK. (Jud.) Amends Sec. 2469.1, Civ. C., re cessation of business conducted under fictitious name.

Authorizes person or firm doing business under fictitious name, upon ceasing to use that name, rather than upon ceasing to do business under that name, to file certificate of abandonment of name. Requires certificate to be signed by person or partners.

Requires affidavit of publication of such certificate to be filed subsequently to the certificate.

Makes other clarifying changes.

A.B. 2992—HOBBIE. (F. & G.) Amends Sec. 330, F. & G. C., re property of State used for fish and game purposes.

Requires Department of Fish and Game to reimburse annually each public district in which real property acquired by the State as wildlife management area is located amount equal to district assessments levied upon such property at time title thereto was transferred to State.

Deletes requirement that income be derived from such property before department is obligated to make any reimbursement.

Changes definition of "wildlife management area" to include "all other real property under the control of the department."

A.B. 2993—THOMAS J. DOYLE (By request). (Trans. & C.) Adds Sec. 678.7, Veh. C., re sanding equipment on motor coach or bus.

Prohibits operation on highway of any motor coach or bus operated by common carrier of passengers for hire unless it is equipped with adequate sanders or sanding devices.

A.B. 2994—THOMAS J. DOYLE AND ERNEST R. GEDDES. (Jud.) Amends Sec. 26726, Gov. C., re custodians of property.

Changes present fee for keeping property under attachment, execution, or claim and delivery, now \$8 for 8 hours or fraction thereof with maximum of \$16 during any 24-hour period, to \$8 for each 6 hours or part thereof, \$32 for any time in excess of 18 hours but not to exceed 24 hours in any one day, and makes fee applicable whenever property is kept under court process or other lien imposed by law. Allows keeper 8 cents per mile for all trips in performance of his duties for which official transportation is not furnished, to be added to costs allowed by court.

Requires that all property under court custody be in charge of official keeper during business hours; allows same to be closed after such hours if proper notice is given, after which keeper may leave, his fee to be based on actual hours spent at place.

Provides for nonintervention of subsequent levies until preceding levy is satisfied, but allows service thereof upon custodian in charge so that subsequent levy may take effect on termination of preceding levy.

A.B. 2995—FLEURY. (C., P., & P. W.) Adds Sec. 1153.1, Gov. C., re deductions from salaries of public employees.

Authorizes such deductions for payment of contributions to any fund recognized by community as fund shared by bona fide charitable and nonprofit organizations for health, welfare and benevolent purposes.

A.B. 2996—BELOTTI. (C., P., & P. W.) Appropriates \$9,500 from State Highway Fund to Department of Public Works to pay not more than $\frac{1}{2}$ of cost of widening, resurfacing, or straightening College Boulevard in City of Arcata.

A.B. 2997—CLOYED. (Jud.) Amends Sec. 700, W. & I. C., re jurisdiction of juvenile court.

Deletes provision subjecting minor who habitually smokes cigarettes to such jurisdiction.

A.B. 2998—CHARLES W. LYON. (Jud.) Amends Sec. 336, C. C. P., re period of limitation for actions upon judgments or decrees of courts in this Country and in actions for mesne profits of real property, to increase such period from 5 to 10 years.

A.B. 2999—CASEY. (C., P., & P. W.) Amends Sec. 1, S. & H. C., re streets and highways, making no substantive change.

A.B. 3000—LEVERING. (M., O., & M. I.) Amends various secs., P. R. C., re oil and gas leases of state lands.

Provides that lease may be made to several corporations.

Provides that State Lands Commission in condemning easements for benefit of highest bidder may also secure immediate possession.

Provides that whenever highest qualified bidder for tide or submerged lands lacks necessary upland rights, upon request of such bidder, commission is required to institute condemnation proceedings for, and to secure immediate possession of, any upland rights which would have been available to any unsuccessful bidder in development of area, in which event, commission may require advance payments by bidder.

Provides that lease which contains provisions inconsistent with law is not entirely void, but that such provisions are separable.

Permits drilling into tide or submerged lands from artificial structures, fixed or floating, but requires that such structures be unspecified minimum distance from shore, and provides that in such event the lessee is to have reasonable time following execution of lease to secure necessary permission from federal and local authorities, and in which to erect structure, before operations must be commenced.

Requires that each prospective bidder furnish commission with statement concerning necessary rights of way, which statement may be in the alternative, and in no event shall commission reject highest qualified bidder because of present inability to furnish necessary rights of way or because operations are contemplated from offshore rather than land sites.

A.B. 3001—MUNNELL. (C., P., & P. W.) Amends Ch. 1307, Stats. 1947, re effect of California Coordinate System.

Provides that maps, surveys, conveyances, or any other instrument relative to real property, which describes such property by reference to California Coordinate System, must also describe such property by reference to data appearing in county recorder's office in order to constitute constructive notice upon recordation.

A.B. 3002—McMILLAN. (Jud.) Adds Sec. 1816, Ins. C., re premium or compensation for bail.

Prohibits premium or compensation exceeding 5% of amount of bail bond or deposit of money or property, but permits premium of not more than \$10 where bond or deposit is less than \$200. Overcharge punishable by fine not exceeding \$10,000 or imprisonment not exceeding 10 years, or both; violator liable to treble damages in action brought to recover overcharge.

A.B. 3003—DONAHOE AND KELLY. (Fin. & Ins.) Adds Sec. 53200.1, Gov. C., re county group insurance plans.

Provides for inclusion of employees of county superintendent of schools whose salaries are paid from County School Service Fund and makes employer's contribution charge against such fund.

A.B. 3004—DONAHOE AND KELLY. (Ed.) Adds Sec. 1017, Ed. C., re school districts.

Allows governing board to employ guards to help children cross streets adjacent to schools.

A.B. 3005—DONAHOE AND KELLY. (C., P., & P. W.) Amends Act 2203, the Drainage District Improvement Act of 1919, re appointment of engineer of construction.

Provides that supervisors may appoint any licensed engineer except county surveyor to be engineer of construction to prepare plans and to superintend construction of improvements. Gives engineer of construction all powers, duties and obligations given county surveyor under act.

A.B. 3006—ELLIOTT. (Pub. H.) Amends Sec. 16900, H. & S. C., re gas appliance vents.

Exempts from vent regulations certain metal enclosed heaters if in safe location.

A.B. 3007—KELLY. (P. U. & C.) Adds Art. 6.5, Ch. 3, Div. 7, P. U. C., re selection of directors of public utility districts.

Provides general district election shall not be held if 20 days prior to election only one person has been nominated for each position of director and petition signed by 5 percent of voters requesting that election be held has not been filed. Requires, in such event, supervisors appoint such persons as directors and provides they shall serve as if elected.

A.B. 3008—KELLY. (Trans. & C.) Adds Sec. 170, Veh. C., re special identification plates for amateur radio station operators.

Authorizes issuance to such persons of special plates displaying their radio stations' call letters in lieu of regular plates.

Authorizes Department of Motor Vehicles to charge additional fee of \$2 for each set of plates issued.

Requires department to furnish county sheriffs with lists of names, addresses, and plate letters of persons issued such plates, and requires sheriffs to maintain current lists for public information.

A.B. 3009—McGEE. (Trans. & C.) Amends Secs. 739, 742, and 743.6, Veh. C., re procedure following arrest for violations of Vehicle Code.

Provides, with respect to issuance of notice to appear for Vehicle Code misdemeanors or other misdemeanors involving vehicles or use of highways, that such procedure shall be followed where person is not taken before magistrate without unnecessary delay, rather than immediately so taken.

Requires, if person has violated promise to appear in court, rather than if he has violated it for a period of at least 15 days, and adds if a warrant has been issued for his arrest, that court shall notify Department of Motor Vehicles not less than 10 days nor more than 30 days after issuance of warrant.

A.B. 3010—McGEE. (Trans. & C.) Amends Sec. 560.5, Veh. C., re penalty for violating pedestrians' right of way at cross-walks.

Makes section applicable where bodily injury, rather than death or bodily injury, result from violation thereof.

Deletes references to manslaughter provisions of Pen. C.

A.B. 3011—McGEE. (G. O.) Amends Sec. 19539, B. & P. C., re harness racing days.

See digest of S.B. 1909, apparently identical.

A.B. 3012—SAMUEL R. GEDDES. (C., P., & P. W.) Amends Sec. 13005, Wat. C., making no substantive change.

A.B. 3013—SAMUEL R. GEDDES. (Pub. H.) Amends Sec. 16222, H. & S. C., re window openings in rooms, making no substantive change.

A.B. 3014—HAHN. (Jud.) Amends Sec. 852.1, Pen. C., re peace officers, making no substantive change.

A.B. 3015—HENDERSON. (Pub. H.) Amends Sec. 2550, B. & P. C., re dispensing opticians, making no substantive change.

A.B. 3016—DOLWIG AND OTHERS. (Mun. & C. G.) New act, Recreation Act of 1953, re public recreation facilities.

Creates Recreation Fund as depository of money appropriated to encourage local public agencies to acquire and develop public recreational facilities.

Provides procedure for allocating money to local public agencies through State Allocation Board, Director of Finance, Recreation Commission, and Director of Recreation for expenditure on approved public recreation projects.

A.B. 3017—DOLWIG AND OTHERS. (G. O.) Amends Sec. 19627, B. & P. C., re horse racing revenues.

Appropriates 3 percent of gross amount handled in each pari-mutuel pool in excess of \$20,000,000 to Recreation Fund to be used to carry out Recreation Act of 1953.

A.B. 3018—DOLWIG. (Elec. & Reap.) Repeals and adds Sec. 5699, Elec. C., re time off for voting.

See digest of S.B. 1333, apparently identical.

A.B. 3019—DOLWIG. (Mun. & C. G.) Amends Sec. 5666, P. R. C., re dissolution of park, recreation and parkway districts.

Requires rather than permits, supervisors of principal county of dissolved district to do such things as may be necessary to wind up district affairs.

A.B. 3020—DOLWIG. (C., P., & P. W.) Adds Sec. 95, S. & H. C., re powers of Department of Public Works.

Authorizes department, when it is permitted by law to prepare plans and specifications for state highway, to contract, with approval of Department of Finance, with duly qualified engineers to do such work.

A.B. 3021—HANSEN (By Request). (L. & D.) Amends Sec. 525, Ag. C., changing definition of "dairy farm" from place where more than 2 cows or 6 goats are in lactation to place where more than 1 cow or 3 goats are in lactation.

A.B. 3022—HANSEN (By Request). (L. & D.) Adds Sec. 451.1, Ag. C., re sale of market milk.

See digest of S.B. 1680, apparently identical.

A.B. 3023—PATTERSON. (Rev. & Tax.) Adds Secs. 6051.5 and 6201.5, R. & T. C., increasing sales and use tax rates by unspecified percentage for period July 1, 1953 to January 1, 1955.

To take effect immediately, tax levy.

A.B. 3024—SAMUEL R. GEDDES AND BACKSTRAND. (Trans. & C.) Amends Secs. 750, 751, 752 and 753, Veh. C., re use of plain colored vehicles and electronic devices in apprehension of speed limit violators on highways.

Authorizes use of plain vehicles and electronic devices for purpose of detecting and apprehending maximum speed limit violators.

Makes such evidence obtained by use of plain vehicles or electronic devices admissible in court, witness testifying to such evidence competent, and court admitting such evidence, within its jurisdiction.

A.B. 3025—TOMLINSON. (G. E. & E.) New act, appropriates \$6,500 to Secretary of State to augment 1951 appropriation for compilation, publication and distribution of State laws relating to publishing and publications.

To take effect immediately, usual current expenses.

A.B. 3026—STEWART. (Agr.) Adds Sec. 730.3, Ag. C., re transfer of refrigeration equipment by milk and dairy products distributors.

Prohibits direct or indirect transfer, loan, rental, gift, or sale of refrigeration facility or service by milk or dairy products distributor, manufacturer, producer, or producer-distributor to retail store, wholesale customer or consumer.

A.B. 3027—NIELSEN AND FLEURY. (Mun. & C. G.) Amends Sec. 5643, P. R. C., re election of trustees of park, recreation and parkway districts.

Changes from 5 to 20 days before election date, time by which nomination papers for trustees must be filed.

A.B. 3028—MASTERSON AND DONALD D. DOYLE. (Jud.) Amends Sec. 73b, C. C. P., and adds Sec. 24254.6, Gov. C., requiring sessions of superior court to be held, and sheriff's and clerk's offices to be maintained, in unspecified cities.

A.B. 3029—CREEDON. (Mun. & C. G.) Adds Art. 9, Title 5, Div. 1, Pt. 1, Ch. 2., Gov. C., re sale of public improvements financed by special assessments.

Authorizes legislative body of local agency to determine that improvements are no longer useful for purpose for which acquired or cannot be economically operated. Provides that, upon protest of majority of owners of property assessed for purchase of property proposed to be sold, sale shall be abandoned. Provides that, if improvement is necessary and useful for service to local agency, sale is conditional upon purchaser maintaining and operating improvement to provide such service. Provides for sale upon sealed bids and deposit of proceeds of sale in general fund.

A.B. 3030—CREEDON. (Pub. H.) Amends Secs. 4615 and 4617, H. & S. C., re issuance of bonds by sewer districts.

Provides for district elections, instead of city elections, for issue of bonds of sewer district created by a city.

A.B. 3031—LIPSCOMB. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re unemployment insurance.

Amends provision that employer can submit any facts within its possession disclosing whether employee left employ voluntarily without good cause by requiring such information to show employee left without good cause directly attributable to employer.

A.B. 3032—LIPSCOMB. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re unemployment insurance.

Amends provision that individual is disqualified for benefits if he left work voluntarily without good cause by providing he is disqualified if he left without good cause directly attributable to his work.

A.B. 3033—TOMLINSON. (Mun. & C. G.) Amends Act 5215, the Municipal Improvement Act of 1913, re notice of acquisition or construction of local government improvements.

Requires mailing of notice to owners of certain public utilities assessed by State Board of Equalization under Sec. 14, Art. XIII, Const., at address shown on last written property statement filed with county assessor.

A.B. 3034—COOLIDGE. (Mun. & C. G.) Amends Sec. 28144, Gov. C., re compensation for public service in San Benito County.

Changes annual salary of district attorney from \$3,000 to \$3,420 and each supervisor from \$1,200 to \$1,800.

A.B. 3035—COOLIDGE. (Mun. & C. G.) Adds Sec. 5661.1, P. R. C., re powers of park, recreation and parkway districts.

Empowers district board to borrow money to provide funds for district purposes by issuing revenue bonds or general obligation bonds.

Provides that total amount of bonds issued must not exceed 5% of value of taxable property within district.

A.B. 3036—COOLIDGE. (Mun. & C. G.) Amends Sec. 5656, P. R. C., re park, recreation, and parkway district trustees.

Changes time at which terms of office of trustees begin and end from 1st Tuesday after 1st Monday in November to last day of December.

Provides that supervisors of principal county of district shall fill vacancies which occur by reason of resignation, death, or removal of district trustees, such appointees to serve out unexpired terms.

A.B. 3037—COOLIDGE. (Mun. & C. G.) Amends Sec. 5666, P. R. C., re dissolution of park, recreation and parkway districts.

See digest of A.B. 3019, apparently identical.

A.B. 3038—COOLIDGE. (Mun. & C. G.) Amends Sec. 5658, P. R. C., re powers and duties of park, recreation and parkway districts.

Provides that district may acquire real property, equipment and buildings by leasing or lease-purchase.

Provides that district board may employ employees by contract and provide for merit system and retirement system or both.

A.B. 3039—COOLIDGE. (Mun. & C. G.) Amends Sec. 5654, P. R. C., re park, recreation and parkway district trustees.

Changes number of members of district board of trustees from 3 to 5.

A.B. 3040—COOLIDGE. (Mun. & C. G.) Amends Sec. 5652, P. R. C., re park, recreation and parkway district elections.

Provides that dates of district elections must be set so as to coincide with election of county officials of county in which is located largest proportionate value of district lands.

A.B. 3041—COOLIDGE. (Mun. & C. G.) New act, validating proceedings taken by or on behalf of fire protection districts in unincorporated territory for acquisition of property or construction of facilities.

A.B. 3042—COOLIDGE. (Mun. & C. G.) Amends Sec. 5631 and adds Sec. 5631.1, P. R. C., re park, recreation and parkway districts.

Provides that all or part of city may be included in district if governing body of city consents.

A.B. 3043—DONALD D. DOYLE. (G. E. & E.) Amends Sec. 1604, Gov. C., re official bonds of public officers.

Exempts sureties of bond of notary public from provision authorizing surety to be relieved from liability arising on bonds.

A.B. 3044—DONALD D. DOYLE. (Fin. & Ins.) Amends Sec. 12070, Ins. C., and Sec. 26850, Gov. C., re list of admitted surety insurers filed with county clerks.

Requires such list compiled by Insurance Commissioner to contain list of those to whom powers of attorney have been issued by surety insurers.

Exempts such list of admitted surety insurers from filing fees charged by county clerks.

A.B. 3045—KLOCKSIEM. (Pub. H.) Amends Sec. 32002.1, repeals Sec. 32002.2 and adds Sec. 32002.4, H. & S. C., re hospital districts and elections therein.

Provides that governing board shall pass resolution for election 30, rather than 60, days prior to election. Requires resolution to designate polling places and election board for each precinct and to order secretary to mail notice of appointment to each election officer and notice of polling place and sample ballot to each qualified elector.

Provides that only notice of election required is publication once a week for 2 successive weeks.

A.B. 3046—KLOCKSIEM. (Pub. H.) Repeals Sec. 6915, H. & S. C., re exclusion from sanitary district of territory annexed to city.

Repeals provisions respecting taxes, assessments and debt of part of sanitation district that is annexed to city.

A.B. 3047—KLOCKSIEM. (Pub. H.) Amends, adds and repeals various secs., H. & S. C., re sanitary districts.

Makes orders, other than general regulations, effective upon adoption, rather than upon entry in minutes, and eliminates requirement of secretary's signature.

Amplifies provisions authorizing board to construct facilities, after necessary consent from other jurisdictions, and to assess cost upon fronting property or special districts.

Defines "health officer" as used in other statutes for application to sanitary districts.

Provides for declaration of results on 7th day after, rather than within 5 days of, district election, and requires that secretary of board deliver certificate of election.

Eliminates hour specified for board meeting to determine bond election results.

Eliminates requirement that two-thirds of board sign order calling bond election.

Allows extended period to make first interest payment.

Permits payment of bonds on dates other than anniversary, and calling of bonds at time and prices specified by board, if stated in bond.

Requires offering bonds for sale upon sealed bid.

Provides that limitation on outstanding bonds applies only to bonds payable from taxes upon property in district.

Provides for issue of bonds for new or larger sewer system in same manner as other bonds, repealing existing provision.

Makes other technical changes.

A.B. 3048—SMITH. (Jud.) Amends Sec. 2980, Civ. C., re recordation of conditional sales contracts of mining equipment and machinery, to clarify the fact that provisions relating to effect of removal of mortgaged personal property do not apply to such property used re oil or other hydrocarbons.

A.B. 3049—SMITH. (Trans. & C.) Adds Secs. 293.5 and 293.6, Veh. C., re suspension of driver's license of person convicted of sex offense.

Authorizes court to suspend license of such person for period it deems appropriate.

Authorizes Adult Authority or Youth Authority, upon granting parole to such person, to suspend his license for period of parole.

A.B. 3050—SMITH. (Fin. & Ins.) Adds Sec. 4860, Lab. C., re workmen's compensation.

Provides special agent, narcotic inspector or investigator of Department of Justice shall be entitled to leave of absence while disabled without loss of salary, in lieu of workmen's compensation disability payments, for period of not more than 1 year.

A.B. 3051—SMITH. (Ind. R.) Adds Sec. 1106, Lab. C., re political activities.

Excludes activities or affiliations with Communist Party and activities involving disloyalty or advocacy of overthrow of government by force or unlawful means from meaning of terms—politics, political activities or affiliations, and political action or activity, as used in provisions prohibiting employer interference with such activities.

Provides that discharge of employee for such reasons is not violation of law if reasonable grounds exist for believing employee to be guilty of such acts.

A.B. 3052—SMITH. (G. O.) Adds Sec. 330c, Pen. C., re punch boards.

Includes punch boards within scope of provision which makes manufacture, distribution or possession of slot machines and similar devices a misdemeanor.

A.B. 3053—COOKE. (Mun. & C. G.) New act, re exclusion of territory, which is in both municipal water district and water conservation district, from one district or other.

Provides that territory, which lies entirely within, and constitutes less than 5 percent in area, of water conservation district formed under Act 9127c, and also which lies entirely within, and constitutes less than 5 percent in area of municipal water district organized under Act 5243 at time subsequent to formation of water conservation district, may be excluded from one district, where both districts lie entirely in one county and neither has outstanding bonded indebtedness.

Provides that such exclusion will be initiated by petition and consummated by election, and prescribes procedure therefor.

To take effect immediately, urgency measure.

A.B. 3054—COOKE. (Mun. & C. G.) New act, re exclusion of land in both water conservation district and in municipal water district from one district or other.

Provides that board of directors of water conservation district, formed under Act 9127c, and board of directors of municipal water district subsequently formed under Act 5243, may by joint resolution alter original boundaries of districts so that no area will be within both districts, where land excluded from district does not exceed 3 percent of area of such district, and provides that no territory may be excluded from one district which was not included within original boundaries of other district.

Provides that boards themselves initiate proceedings, provides for notice and hearing, and prescribes procedures.

To take effect immediately, urgency measure.

A.B. 3055—FLEURY. (Trans. & C.) Amends Sec. 1, Veh. C., re vehicles and vehicular traffic, making no substantive change.

A.B. 3056—FLEURY. (Trans. & C.) Amends Sec. 2, Veh. C., re vehicles and vehicular traffic, making no substantive change.

A.B. 3057—FLEURY. (Trans. & C.) Amends Sec. 6, Veh. C., re vehicles and vehicular traffic, making no substantive change.

A.B. 3058—FLEURY. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, making no substantive change.

A.B. 3059—FLEURY. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, making no substantive change.

A.B. 3060—FLEURY. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re employment subject to act, making no substantive change.

A.B. 3061—FLEURY. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re system of unemployment insurance and employment offices, making no substantive change.

A.B. 3062—FLEURY. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re unemployment insurance, making no substantive change.

A.B. 3063—FLEURY. (Fin. & Ins.) Amends Sec. 3205, Lab. C., re workmen's compensation, making no substantive change.

- A.B. 3064—FLEURY. (Fin. & Ins.) Amends Sec. 3204, Lab. C., re workmen's compensation, making no substantive change.
- A.B. 3065—FLEURY. (Fin. & Ins.) Amends Sec. 3203, Lab. C., re workmen's compensation, making no substantive change.
- A.B. 3066—FLEURY. (Fin. & Ins.) Amends Sec. 3202, Lab. C., re workmen's compensation, making no substantive change.
- A.B. 3067—FLEURY. (Fin. & Ins.) Amends Sec. 3201, Lab. C., re workmen's compensation, making no substantive change.
- A.B. 3068—FLEURY. (Fin. & Ins.) Amends Sec. 7, Ins. C., re insurance principles, practice, and business, making no substantive change.
- A.B. 3069—FLEURY. (Fin. & Ins.) Amends Sec. 5, Ins. C., re insurance principles, practice, and business, making no substantive change.
- A.B. 3070—FLEURY. (Fin. & Ins.) Amends Sec. 4, Ins. C., re insurance principles, practice, and business, making no substantive change.
- A.B. 3071—FLEURY. (Fin. & Ins.) Amends Sec. 2, Ins. C., re insurance principles, practice, and business, making no substantive change.
- A.B. 3072—FLEURY. (Fin. & Ins.) Amends Sec. 1, Ins. C., re insurance principles, practice, and business, making no substantive change.
- A.B. 3073—FLEURY. (Fin. & Ins.) Amends Sec. 6, Fin. C., re delegation of authority, making no substantive change.
- A.B. 3074—FLEURY. (Fin. & Ins.) Amends Sec. 4, Fin. C., re construction of code, making no substantive change.
- A.B. 3075—FLEURY. (Fin. & Ins.) Amends Sec. 3, Fin. C., re rights at time code takes effect, making no substantive change.
- A.B. 3076—FLEURY. (Fin. & Ins.) Amends Sec. 2, Fin. C., re construction of provisions, making no substantive change.
- A.B. 3077—FLEURY. (Fin. & Ins.) Amends Sec. 1, Fin. C., re name of code, making no substantive change.
- A.B. 3078—PATTERSON AND DONALD D. DOYLE. (Mil. Aff.) Amends Secs. 985.5, 986.3, and 986.5, M. & V. C., re purchase of farms and homes by veterans.

Increases maximum allowable values of farms and homes under Veterans' Farm and Home Purchase Act of 1943 from \$16,500 and \$11,500, respectively, to \$20,000 and \$13,000. Increases maximum amounts expendable by Department of Veterans Affairs on farms and homes from \$15,000 and \$8,500, respectively, to \$18,000 and \$10,000.

- A.B. 3079—PATTERSON AND DONALD D. DOYLE. (Soc. Wel.) Amends Sec. 957, W. & I. C., re state reimbursement of counties for juvenile homes and camps.

See digest of S.B. 1076, apparently identical.

- A.B. 3080—BELOTTI. (Trans. & C.) Adds Ch. 15, Div. 9, Veh. C., re operation of vehicles in airports.

Provides that no privately owned vehicles may be driven upon any airport runway, taxiway, or storage area except for emergency and maintenance vehicles, which vehicles must be plainly marked.

Requires all vehicles to adhere to speed and other regulations of airport, and makes any violation of provisions of chapter misdemeanor, punishable by fine not exceeding \$500 or imprisonment up to six months.

- A.B. 3081—BELOTTI. (Ed.) Amends Sec. 29484, Gov. C., and Sec. 7204, Ed. C., re money received from United States from forest reserve revenues, to authorize board of supervisors to prescribe percentages of such money to be devoted to school purposes or public road purposes.

- A.B. 3082—STEWART. (G. E. & E.) Repeals Sec. 5537, adds Secs. 5535.5, 5537, 5541, and 5542, B. & P. C., re practice of architecture.

Declares that in order to safeguard life, health, property, and public welfare, any person who practices or offers to practice architecture in State must first obtain certificate of authorization from State Board of Architectural Examiners.

Provides that unlicensed persons may furnish architectural services to others only with respect to certain specified types of buildings.

Exempts licensed structural and civil engineers under certain circumstances from certification to practice architecture.

- A.B. 3083—SHERWIN. (Rev. & Tax.) Amends Sec. 533, adds Secs. 533.1, 533.2, and 533.3, R. & T. C., re property taxation.

Provides for equalization and entry of assessment on assessment roll of property escaping assessment which is assessed after assessor delivers roll to clerk of board of supervisors.

- A.B. 3084—ALLEN. (W. & M.) Appropriates unspecified sum to Department of Education for construction and equipment at San Jose State College.

- A.B. 3085—LÜCKEL AND OTHERS. (Mil. Aff.) Amends Sec. 617, M. & V. C., re display of Flag of United States.

Prohibits display of flag, pennant, or insignia of any other nation, political organization, or United Nations, unless Flag of United States is also displayed with it. Exempts foreign consulates in this State.

- A.B. 3086—HOLLIBAUGH. (Rev. & Tax.) Amends various secs., R. & T. C., making unspecified changes in personal income and bank and corporation tax rates.

To take effect immediately, tax levy.

- A.B. 3087—MASTERSON, DONALD D. DOYLE, AND PATTERSON. (Trans. & C.) Adds Sec. 685, Veh. C., re bumpers on motor trucks.

Prohibits operation of motor truck after January 1, 1954, unless equipped with front and rear bumpers approved by Department of Motor Vehicles. Defines "bumper."

- A.B. 3088—CASEY. (Jud.) Amends Sec. 700, W. & I. C., re juvenile courts, making no substantive change.

- A.B. 3089—MARSH. (Mun. & C. G.) Adds Sec. 38796, Gov. C., prohibiting city from placing parking meter in front of mortuary.

- A.B. 3090—CHAPEL. (Fin. & Ins.) Adds Sec. 1648.4, Ins. C., re insurance brokers.

Provides no person is eligible for broker's license unless he has had at least 2 years' experience as insurance agent and has passed qualifying examination.

- A.B. 3091—CHAPEL. (Rev. & Tax.) Adds Sec. 205.5, R. & T. C., re veterans' exemption for property tax purposes.

Provides that war includes any expedition of any type of foreign service for which medal has been awarded.

- A.B. 3092—CHAPEL. (Pub. H.) Adds Ch. 2.5, Div. 21, H. & S. C., to require cosmetics labels to state ingredients.

- A.B. 3093—ERNEST R. GEDDES. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re unemployment disability benefits.

Provides method of filing claim, and definition of "benefit year" and "base period" as provided in specified sections of act which are applicable to unemployment compensation do not apply to disability benefits.

Defines "disability base period" and "valid claim" and makes necessary amendments to apply definitions.

Specifies for periods of disability commencing on and after January 1, 1954 total amount of unemployment compensation disability benefits and weekly benefit amount payable during one disability benefit period, making no change therein.

A.B. 3094—BROWN. (G. E. & E.) New act, requiring Department of Education to establish state college at or near Modesto and appropriating unspecified sum for site, construction and furnishing necessary building.

A.B. 3095—BROWN. (Pub. H.) Appropriates \$300,000 to State Department of Public Health for control of mosquitoes and gnats.

To take effect July 1, 1953, urgency measure.

A.B. 3096—DICKEY. (Soc. Wel.) Repeals Sec. 9148, Art. 12.5, Ch. 7, Div. 4, Ed. C., amends Ch. 524, Stats. 1945, adds Ch. 4, Pt. 1, Div. 5, W. & I. C., re establishment of agency for the blind.

Establishes Agency for Services to the Blind, prescribes its organization, its powers and duties, and those of Bureau of Vocational Rehabilitation of the Blind which constitutes a part of agency.

Appropriates sum sufficient to carry out purposes.

A.B. 3097—DICKEY. (Jud.) Adds Sec. 204i, C. C. P., re personnel of superior court in Alameda County.

Provides that judges may require secretary to perform duties of jury commissioner at salary of \$1,000 a month, except that when person is first appointed his salary shall be \$600 monthly for first year and increased \$100 per month for each year of service to maximum of \$1,000.

Provides that secretary may have six clerks to assist him at salary of \$200 to \$500 a month as fixed by board of supervisors, such clerks to be exempt from civil service.

A.B. 3098—DICKEY. (Jud.) Amends Sec. 261a.5, C. C. P., re shorthand reporters and fees in superior courts of counties or cities and counties having population of 275,000 or more.

Increases salary of official reporters from \$6,000 to \$7,500 per year.

Increases salary of pro tempore reporters from \$20 to \$27.50 per day.

Increases additional fee required of parties in counties or cities and counties of less than 750,000 population, from \$3 to \$4.

A.B. 3099—HAHN. (Jud.) Adds Ch. 2, Pt. 4, Div. 6, W. & I. C., re state hospitals for narcotics users.

Requires Director of Mental Hygiene, with approval of Department of Finance, to provide on grounds of existing state hospital or hospitals or on other property owned or acquired by State one or more institutional units to be used for custodial care and treatment of narcotics users. Each such unit is to be known as a hospital for narcotics users, and to be administered as other state hospitals. All persons committed to Department of Mental Hygiene under code provisions relating to commitment of narcotic drug addicts are to be placed in hospital for narcotics users.

Whenever any person is convicted of any crime gravamen of which is use of narcotics, court is required to suspend sentence and direct district attorney to institute proceedings under code provisions for commitment of narcotic drug addicts for commitment of defendant to Department of Mental Hygiene for placement in state hospital for narcotics users.

A.B. 3100—HAHN. (Jud.) Appropriates unspecified sum to Director of Mental Hygiene for the establishment and operation of state hospitals for narcotics users.

A.B. 3101—HAHN AND OTHERS. (C., P., & P. W.) New act, the Los Angeles Metropolitan Freeway Authority Act, re creation and powers of Los Angeles Metropolitan Freeway Authority.

Creates said authority, comprising Los Angeles County, and prescribes its powers and duties.

Authorizes authority to prepare comprehensive freeway plan, and upon approval of plan by qualified voters of authority, authorizes acquisition, construction, maintenance, and operation of freeways and necessary facilities in connection therewith. Authorizes authority to collect tolls for use of such freeways and to issue bonds payable from such tolls. Authorizes authority to pledge funds received from State Highway Fund for retirement of such bonds. Authority to have no taxing power.

A.B. 3102—ERNEST R. GEDDES. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re unemployment insurance.

Provides individual ineligible or disqualified under designated provisions of act is not thereafter eligible for benefits unless he has earned \$100 in employment after determination of ineligibility or disqualification.

A.B. 3103—ERNEST R. GEDDES. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re unemployment insurance.

To requirement that to be eligible for benefits individual must be unemployed for waiting period of 1 week adds provision that there must be such period with respect to each uninterrupted period of unemployment, and deletes requirement that such week be within benefit year.

A.B. 3104—ERNEST R. GEDDES. (Pub. H.) Adds Ch. 12, Div. 2, B. & P. C., re regulation of naturopathic physicians.

Creates Department of Professional and Vocational Standards, Board of Naturopathic Examiners, and prescribes its powers and duties.

Requires naturopathic physicians to have certificate and prescribes qualifications and fees therefor. Fees to be paid into State Board of Naturopathic Examiners' Fund for administration of chapter.

Prescribes grounds for revocation or suspension of certificates, and prescribes certain unlawful acts and penalties therefor.

A.B. 3105—ERNEST R. GEDDES. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re unemployment insurance.

Adds to conditions for "valid-claim" requirement individual is available for work.

Provides when department believes individual engaged in seasonal employment his earnings for 2 preceding years shall be examined, and benefit year shall be period from first day of earliest month to last day of latest month showing earnings in seasonal employment.

A.B. 3106—ERNEST R. GEDDES. (Fin. & Ins.) Amends Act 8780d, the Unemployment Insurance Act, re unemployment insurance.

Requires 3-week waiting period for unemployment compensation eligibility, but declares such weeks need not be consecutive.

A.B. 3107—LEVERING. (Fin. & Ins.) Amends Sec. 3300, Lab. C., re workmen's compensation.

Adds to definition of "employer" provision that latter includes every person having direction, management, control or custody of any employment, place of employment or employee.

A.B. 3108—McFALL. (Jud.) Amends Sec. 1144, Prob. C., re administration of estates, to increase from \$200 to \$500 the value of estates not subject to probate.

A.B. 3109—FLEURY. (Trans. & C.) Amends Secs. 139.51, 139.52, Veh. C., re members of California Highway Patrol.

Deletes provision making investigators members of California Highway Patrol.

A.B. 3110—LANTERMAN. (Mun. & C. G.) New act, the First Validating Act of 1953. Validates organization, boundaries, acts, proceedings, and bonds of enumerated public bodies.

To take effect immediately, urgency measure.

A.B. 3111—LANTERMAN. (Mun. & C. G.) New act, the Second Validating Act of 1953. Validates organization, boundaries, acts, proceedings, and bonds of enumerated public bodies.

A.B. 3112—LANTERMAN. (Trans. & C.) Adds Sec. 699.2, Veh. C., re position of load on truck or trailer.

Requires load to be within an unspecified number of feet above center of gravity of truck or trailer.

A.B. 3113—LANTERMAN. (Mun. & C. G.) Adds Secs. 60687 and 60755.5, Gov. C., re community services districts.

Limits bonded indebtedness of district to 25% of assessed valuation of all taxable property in district.

Limits tax rate to \$1 for each \$100 of such assessed valuation.

A.B. 3114—LANTERMAN. (Trans. & C.) Adds Sec. 477.6, Veh. C., re traffic signals.

Requires Department of Public Works to erect and maintain signals regulating pedestrian traffic crossing highway whenever a school borders upon a state highway, and streets ending or intersecting at such highway pass within 200 yards of the school. Requires department to erect and maintain flashing caution signals at such points also, to operate only during such times as the pedestrian traffic control signals indicate "walk-caution."

Provides that neither State nor Department of Public Works shall be liable for damages arising from injuries which occur from the erection of such signals.

A.B. 3115—STEWART. (G. E. & E.) Amends Sec. 1615, B. & P. C., to provide that each member of Board of Dental Examiners is to receive unspecified sum for each day of actual services rather than \$10.

A.B. 3116—BULEN. (Trans. & C.) Adds Sec. 3611, H. & N. C., re San Diego Harbor.

Provides for authorization of construction of harbor improvements in San Diego Harbor by the State Park Commission.

A.B. 3117—MORRIS (By Request). (G. O.) Adds Sec. 374, Lab. C., re salary deductions for pensions.

Provides that whenever deductions are made from individual's salary for payment of pension, he shall not be deprived of pension benefits because of discharge from employment preventing completion of terms of pension. No such disability after pension due shall disqualify individual from receiving pension. Provides for retroactive effect of such provisions.

A.B. 3118—MORRIS (By Request). (Jud.) Adds Sec. 2225, Civ. C., re gifts to social or fraternal corporations.

Provides that no trust shall be created by such gift unless so specifically designated.

A.B. 3119—MORRIS (By Request). (Jud.) Adds Sec. 613.5, C. C. P., re jury deliberations.

Provides that no jury shall be detained for deliberation for more than 3 days and that deliberation shall be at reasonable hours.

A.B. 3120—MORRIS (By Request). (Jud.) Adds Sec. 620, C. C. P., providing if any jury indicates on 2 occasions that it cannot agree, court must declare mistrial.

A.B. 3121—MORRIS (By Request). (Jud.) Adds Sec. 186, Pen. C., re entrapment. Declares entrapment against public policy.

Provides that accused shall be not guilty of crime whenever any officer of the law or a representative or associate, or informer, suggests, incites, invites, aids or abets any person in commission of any crime and is first person who suggests the acts charged.

A.B. 3122—MORRIS (By Request). (Jud.) Adds Sec. 186a, Pen. C., re defense of entrapment.

Provides that where such defense is interposed, defendant need not admit crime charged.

A.B. 3123—MORRIS (By Request). (G. E. & E.) Adds Sec. 2285, Civ. C., re gifts to social or charitable organization.

See digest of S. B. 1546, apparently identical.

A.B. 3124—MORRIS (By Request). (Jud.) Adds Sec. 177.5, Pen. C., re coaching or adjusting testimony of witnesses, to provide that any peace officer, police officer, prosecuting officer, or any other public official who so acts is guilty of a misdemeanor, shall forfeit his office, and shall be liable to the defendant in the action in damages of \$1,000.

A.B. 3125—MORRIS (By Request). (Jud.) Adds Sec. 2071, C. C. P., re rights to interview witnesses.

Gives attorneys right to visit and have private access to and private interview with any witness in any jail or penal institution.

Makes any official who interferes with or delays such interview liable to attorney for the party on whose behalf the interview was sought in the sum of \$500, and also makes him liable to prosecution and conviction for obstructing justice.

A.B. 3126—MORRIS (By Request). (Jud.) Adds Sec. 2105, C. C. P., re admission of evidence.

See digest of A. B. 2896, apparently identical.

A.B. 3127—MORRIS (By Request). (Jud.) Adds Sec. 291, Civ. C., re fraternal organizations operated for benefit of its members.

Provides that such organization shall be a private noncharitable nonprofit corporation.

A.B. 3128—MORRIS (By Request). (Jud.) Adds Sec. 3343a, Civ. C., re conspiracy to defraud one of a real estate commission.

Makes those who conspire to defraud a real estate broker, agent, or person who has helped in the sale of real property liable in damages in an amount twice the amount of the regular commission generally paid in such transactions.

Requires no writing to prove such transaction.

A.B. 3129—MORRIS (By Request). (Jud.) Adds Sec. 2284, Civ. C., re disposition of gifts upon termination of a fraternal or social corporation, to provide that such gifts or the increase thereof shall be distributed among the members in pro-rata shares.

A.B. 3130—MORRIS (By Request). (Jud.) Adds Sec. 2072, C. C. P., re right to interview witnesses confined in state institutions.

See digest of A. B. 2901, substantially identical.

A.B. 3131—MORRIS (By Request). (Jud.) Adds Sec. 2105a, C. C. P., re supremacy of United States Constitution, to provide that State is an inseparable part of United States of America, and that United States Constitution is supreme law of this State.

A.B. 3132—COLLINS. (Jud.) Amends Sec. 1054.1, C. C. P., re extensions of time in actions involving Members of Legislature.

Allows court to grant additional time in such actions, after final adjournment or commencement of recess, equalling period during which Legislature was in session or in recess.

A.B. 3133—COLLINS. (Jud.) Adds Sec. 349.5 to C. C. P., re actions against governmental agencies.

See digest of A. B. 2081, apparently identical.

A. B. 3134—COLLINS. (Elec. & Reap.) Amends Sec. 120, Elec. C., re elections, making no substantive change.

A.B. 3135—COLLINS. (Elec. & Reap.) Amends Sec. 5501, Elec. C., re elections, making no substantive change.

A.B. 3136—COLLINS AND THOMAS. (Elec. & Reap.) Amends Sec. 690, Elec. C., re compensation of members of precinct boards.

Deletes provision that inspector receives not more than \$18 and other members not more than \$15, and provides \$20 maximum for each member.

A.B. 3137—COLLINS AND OTHERS. (Soc. Wel.) Amends Sec. 2181, W. & I. C., re relatives' responsibility to contribute to support of applicants for and recipients of aid to the aged.

Includes spouse of applicant as a responsible relative.

A.B. 3138—COLLINS AND OTHERS. (G. E. & E.) New act, re prepaid health services.

Creates system of prepaid health insurance to provide limited medical, dental, hospital, and laboratory services to employees covered by unemployment insurance and in public service and their dependents.

Requires pay roll tax of 1 percent of wages on both employer and employee. Provides for voluntary insurance of individuals not covered by act. Creates California Health Service Authority, Medical Advisory Board, and Hospital Service Advisory Board.

A.B. 3139—COLLINS. (W. & M.) Claim bill. \$8,000. Herbert R. Sullivan.

A.B. 3140—COLLINS. (Elec. & Reap.) Amends Sec. 950, Elec. C., re elections, making no substantive change.

A.B. 3141—COLLINS. (G. O.) Adds Sec. 23045 and Ch. 2.5, Div. 9, and repeals Ch. 9, Div. 9, B. & P. C., and adds Pt. 13, Div. 2, R. & T. C., re creation of Alcoholic Beverage Control Commission.

Creates said commission, consisting of 3 members appointed by Governor from State at large, with advice and consent of Senate. Members to serve 6-year terms, except terms of first members to be staggered. Members to receive annual salary of \$15,000.

Provides that on and after January 1, 1955, commission succeeds to all duties, powers, responsibilities, and jurisdiction of State Board of Equalization re alcoholic beverages, except assessment and collection of excise taxes, which function remains in board.

To take effect January 1, 1955, if ratifying constitutional amendment is adopted prior thereto.

A.B. 3142—DICKEY, LINDSAY, AND LINCOLN. (C., P., & P. W.) Adds Ch. 1 to Title 7, Gov. C., re State Conservation and Planning Board.

Requires board to exercise powers vested in it.

A.B. 3143—DICKEY AND OTHERS. (C., P., & P. W.) Adds Sec. 146, S. & H. C., re planning of service roads as part of freeways.

Requires planning of service roads as part of every freeway within unspecified number of years after effective date of act, except when California Highway Commission finds that topography on particular section of freeway renders it unnecessary or when commission finds, in highly developed urban areas, that there are adequate alternate routes.

A.B. 3144—DICKEY, LINDSAY, AND LINCOLN. (C., P., & P. W.) Adds Title 8 to Gov. C., re regional and area public works districts.

Provides for formation of such districts to consist of all or part of one or more counties, proceedings to be instituted by board of supervisors of any county included. Provides for hearing and notice and election. Authorizes filing of protests and hearing thereon by superior court.

Provides for board of directors of seven members to be appointed by Governor subject to confirmation by Senate with staggered terms of four years. Fixes compensation of board members at \$20 for each meeting plus traveling expenses. Requires board to appoint manager, auditor, secretary, and attorney.

Provides for adoption of plan for construction and operation of public works authorized by Conservation and Planning Law. Provides for issuance of bonds and revenue bonds for carrying out projects of construction and levy of taxes for operation and payment of bonds.

Authorizes annexation of additional territory and election upon proposition of joining district and assuming obligations of bonds by two-thirds vote of electors in territory proposed to be annexed. Provides that if no bonded indebtedness exists at time of application for annexation, territory may be annexed by ordinance of board of supervisors of county in which new territory is located.

A.B. 3145—**DICKEY, LINDSAY, AND LINCOLN.** (C., P., & P. W.) Adds Pt. 10 to Div. 3, Title 2, Gov. C., Public Works Authority Act, re public works.

Creates Public Works Authority Commission consisting of five members appointed by Governor subject to confirmation by Senate for four-year staggered terms at annual salary of unspecified amount. Creates advisory board consisting of Director of Finance, Director of Public Works, Director of Natural Resources, State Engineer, and State Highway Engineer.

Authorizes commission to acquire, construct, improve, maintain and operate public works projects which any state agency is authorized to construct. Authorizes issuance of revenue bonds for payment of such projects and provides for fixing of tolls, rentals and other charges for the use of facilities or services rendered by authority or projects. Authorizes insurance against loss of revenues, and allocation of funds for payment of costs of initial bond expenses.

Appropriates unspecified sum for expenses in commencement of work and provides for repayment thereof from first money realized from sale of bonds.

A.B. 3146—**DICKEY AND OTHERS.** (C., P., & P. W.) Adds Pt. 11 to Div. 3, Title 2, Gov. C., re financing of public works, Public Works Reserve Fund Act.

Creates Public Works Reserve Fund Board consisting of five members appointed by Governor subject to confirmation by Senate for 4-year staggered terms at annual salary of unspecified amount. Provides that Director of Finance, State Controller, and State Treasurer shall serve as advisory committee and Director of Finance shall provide assistance. Makes Attorney General legal adviser.

Authorizes issue of state bonds in unspecified sum, proceeds to be deposited in Public Works Reserve Fund to be used to purchase bonds issued by any public agency for public improvements.

Provides that any public agency may submit to board application for state aid in financing proposed public improvement project. Provides that board determine whether project is financially sound. If project is approved, board may either (a) issue public statement to that effect, or (b) purchase revenue bonds of project with money from Public Works Reserve Fund, at price which will yield State $\frac{1}{2}$ of 1% in excess of net interest upon state bonds, or (c) authorize printing on bonds that board will purchase them from holders at any time at par.

Provides that act takes effect only if amendment to Constitution authorizing issuance of bonds of State in unspecified sum is adopted.

A.B. 3147—**DICKEY AND LINDSAY.** (Jud.) Adds Sec. 1239.5, C. C. P., re eminent domain.

Authorizes acquisition of land by eminent domain for highways, streets or roads pursuant to master plan of city or county. Permits property so acquired to be used for different purpose pending its devotion to such use. Authorizes leasing and renting of such property.

A.B. 3148—**DICKEY AND LINDSAY.** (Mun. & C. G.) New act, re use and occupation of real property within lines of public improvements adopted as precised plans under Conservation and Planning Law.

Provides that when public improvement is shown on map of public agency in accordance with master plan of county and approved by planning commission it shall be filed with county agency charged with issuance of building permits. Provides that no person shall erect building other than temporary structure costing less than \$500 upon such property. Prohibits issuance of building permit accordingly. Provides for hearing by appeals board upon request of owner. Provides for granting of permit if property is of such nature that land will be substantially damaged by refusal, property will not earn a fair return upon owner's investment, or if upon balancing the interest of the public against the interest of the owner granting of permit is required by justice and equity. Prohibits granting of permit if owner will not be substantially damaged by other location of structure or resulting disadvantage to public would be disproportionate to advantages to owner.

Authorizes owner to petition for declaration of abandonment after three years in which no eminent domain proceedings have been commenced.

A.B. 3149—HAWKINS AND ELLIOTT. (F. & G.) Amends Sec. 429, F. & G. C., re hunting and fishing licenses.

Entitles disabled veterans of all wars, including Korean conflict, to free hunting and sporting fishing licenses.

A.B. 3150—HAWKINS. Repeals Sec. 422.1, Veh. C., re exemption from security responsibility following accidents.

Repeals provision allowing such exemption when vehicle involved in accident was owned by United States or State or any political subdivision thereof.

A.B. 3151—HAWKINS. (Trans. & C.) Adds Sec. 420.1, Veh. C., re financial responsibility in accident cases, making provisions applicable to owner of vehicle involved in accident as well as driver thereof.

A.B. 3152—HAWKINS. (Trans. & C.) Appropriates unspecified sum to Department of Public Works for widening and improving of Washington Boulevard in City of Los Angeles.

A.B. 3153—HAWKINS. (Soc. Wel.) Amends Sec. 2225, W. & I. C., re aid to aged, making no substantive change.

A.B. 3154—HAWKINS. (Soc. Wel.) Amends Sec. 2220.5, W. & I. C., re aid to aged, making no substantive change.

A.B. 3155—HAWKINS. (Soc. Wel.) Amends Sec. 2201, W. & I. C., re aid to aged, making no substantive change.

A.B. 3156—HAWKINS. (Soc. Wel.) Amends Sec. 2201, W. & I. C., re aid to aged, making no substantive change.

A.B. 3157—HAWKINS. (Soc. Wel.) Amends Sec. 2185, W. & I. C., re aid to aged, making no substantive change.

A.B. 3158—HAWKINS. (Soc. Wel.) Amends Sec. 2181.01, W. & I. C., re aid to aged, making no substantive change.

A.B. 3159—HAWKINS. (Soc. Wel.) Amends Sec. 2163.7, W. & I. C., re aid to aged, making no substantive change.

A.B. 3160—HAWKINS. (Soc. Wel.) Amends Sec. 2163.2, W. & I. C., re aid to aged, making no substantive change.

A.B. 3161—HAWKINS. (Soc. Wel.) Amends Sec. 2143, W. & I. C., re aid to aged, making no substantive change.

A.B. 3162—HAWKINS. (Soc. Wel.) Amends Sec. 2143, W. & I. C., re aid to aged, making no substantive change.

A.B. 3163—HAWKINS. (Soc. Wel.) Amends Sec. 2023, W. & I. C., re aid to aged, making no substantive change.

A.B. 3164—HAWKINS. (Soc. Wel.) Amends Sec. 2020.01, W. & I. C., re aid to aged, making no substantive change.

A.B. 3165—HAWKINS. (Soc. Wel.) Amends Sec. 2003, W. & I. C., re aid to aged, making no substantive change.

A.B. 3166—HAWKINS. (Soc. Wel.) Amends Sec. 2000, W. & I. C., re aid to aged, making no substantive change.

A.B. 3167—HOBBIE. (Mun. & C. G.) Amends Sec. 5658, P. R. C., re powers and duties of park, recreation and parkway districts.

Provides that district may acquire real property, equipment and buildings through plan of lease-purchase or other means.

A.B. 3168—HOBBIE. (Mun. & C. G.) Amends and repeals various secs., P. R. C., re park, recreation, and parkway districts.

Provides that district elections and procedures are to coincide as nearly as possible with election of county officials.

Changes number of trustees from 3 to 5 and provides that 3 of first trustees go out of office at next election of supervisors and remaining 2 at next succeeding election of supervisors, prescribing 4-year terms for all successors to first trustees.

A.B. 3169—MALONEY. (Jud.) Amends Act 7651, defining practice of shorthand reporting in statute regulating such reporting to include making of verbatim record of judicial proceeding by means of noiseless electronic devices which record only reporter's voice.

A.B. 3170—MALONEY. (G. O.) Amends Act 3796, the Alcoholic Beverage Control Act, re tax-free beverages.

Exempts up to one gallon of alcoholic beverages brought into State from foreign country from excise tax imposed by act.

A.B. 3171—SHERWIN. (Ed.) Amends Sec. 20345 and adds Sec. 20345.1, Ed. C., re nonresident students in state colleges.

Sets total tuition fees charged such students at \$75 a semester. Allows administrative adviser to Superintendent of Public Instruction and person appointed by him to ascertain residence status of students of state colleges to administer oaths or affirmations in connection with testimony relating to residence status.

A.B. 3172—SHERWIN. (Ed.) Amends Sec. 12500, Ed. C., credentialing function of the State Department of Education.

Provides that application fee for each credential or life diploma or renewal of credential shall be amount determined by Department of Education, sufficient to make credentialing function, including fingerprinting, of department self-supporting. Deletes provision requiring fee of \$4.

A.B. 3173—CLOYED. (Mun. & C. G.) Amends Secs. 26920 and 26921, Gov. C., re counting of money in county treasury.

Provides that auditor shall count money once a month, rather than chairman of board of supervisors, district attorney, and auditor.

Provides that in counties having population of 500,000, rather than 1,000,000, and having \$8,000,000, rather than \$20,000,000, in county treasury board of supervisors by $\frac{2}{3}$ vote may direct counting to be performed by auditor alone.

A.B. 3174—MORRIS AND CHAPEL. (G. O.) Adds Sec. 15625, Gov. C., re directory of liquor licensees.

Requires State Board of Equalization to annually publish a directory of holders of liquor licenses, containing specified information.

A.B. 3175—BACKSTRAND. (Rev. & Tax.) Adds Sec. 6357.5, R. & T. C., exempting from sales and use taxes the gross receipts from sales of diesel fuel for use of which the diesel fuel tax has been paid.

A.B. 3176—DILLS. (Pub. H.) Adds Ch. 1, Div. 21, H. & S. C., re adulteration and misbranding of cosmetics.

See digest of S.B. 1759, apparently identical.

A.B. 3177—DONAHOE. (G. E. & E.) Amends Sec. 5060, B. & P. C., providing that with certain exceptions after July 1, 1954, rather than March 15, 1946, no one may practice public accountancy in State without permit to practice issued by State Board of Accountancy.

A.B. 3178—DONAHOE AND OTHERS. (Rev. & Tax.) Amends Secs. 13551 and 13554, repeals Secs. 13552 and 13553, R. & T. C., re inheritance taxation.

Exempts all community property passing or transferred to a wife, rather than only one-half, as at present.

A.B. 3179—MASTERSON AND DONALD D. DOYLE. (G. O.) Adds Sec. 23428.2, B. & P. C., re club licenses.

Adds to definition of club, any nonprofit rod and gun club which has more than 1,000 bona fide members and which owns, maintains, and operates a clubhouse and has operated said clubhouse for not less than one year.

A.B. 3180—RUMFORD. (Agr.) Amends Secs. 1142 and 1142.3, re imported eggs and egg products.

See digest of S.B. 1779, apparently identical.

A.B. 3181—RUMFORD. (Pub. H.) Repeals and adds Sec. 26252, H. & S. C., re misbranding of drugs.

Provides that habit-forming, toxic, or new drugs for human use misbranded unless dispensed on prescription of licensed practitioner, permitting state board to except certain drugs; requires label stating prescription necessary, prohibiting such statement on other drugs.

A.B. 3182—RUMFORD. (Pub. H.) Amends Sec. 28000, H. & S. C., re horse meat.

See digest of S.B. 1781, apparently identical.

A.B. 3183—RUMFORD. (Mun. & C. G.) Amends Sec. 31702, adds Secs. 31702.1 and 31765.2, Gov. C., re death benefits under County Employees' Retirement Law of 1937.

In counties subject to provisions of Sec. 31676.1 (now applicable only in counties having population over 2,000,000 or taxable property assessed over \$3,000,000,000 or retirement system having over 10,000 members) present law now permits surviving spouse designated as beneficiary of member dying prior to retirement but eligible for retirement for service as ordinary member or as safety member to elect to receive, in lieu of ordinary or basic death benefit, retirement allowance equal to 60% of amount to which spouse would be entitled if member had retired on date of death with unmodified retirement allowance. In such counties, bill gives same right of election to surviving spouse of member dying prior to retirement and not eligible therefor as ordinary member or safety member, but having 10 or more years of service, but provides that allowance to surviving spouse shall not be payable until date at which deceased member would have reached age 55. Gives spouse designated as beneficiary of member dying before effective date of deferred retirement right to elect to receive retirement allowance in accordance with present provision applicable in such counties or in accordance with new provision applicable therein. Provides that upon death of member having 10 years or more service before effective date of deferred retirement, his accumulated contributions shall not be paid to his estate or beneficiary if spouse designated as beneficiary makes such election.

A.B. 3184—RUMFORD. (Mun. & C. G.) Amends, adds various secs., Gov. C., re county employees' retirement systems established under County Employees Retirement Law of 1937.

Extends from December 31, 1951, to December 31, 1953, right of member of pension system established under County Peace Officers Retirement Law or under County Fire Service Retirement Law to elect to become safety member of system established under County Employees Retirement Law of 1937.

Limits to counties having population over 2,000,000 present provision excluding from computations compensation of safety members in excess of specified limit unless member makes up deficiency in contributions and provision denying safety members credit for prior service after June 30, 1921, and prior to January 1, 1938, unless member elects to pay contributions in respect to such service.

Provides that when compensation of member other than safety member or county peace officer member is factor in computations for determination of service retirement allowance, there shall be excluded from such computation any compensation earned after establishment of system upon which member has not paid contributions because of maximum limit on compensation subject to contribution unless member elects, prior to January 1, 1954, and prior to retirement to pay, and thereafter pays into retirement fund additional amount he would have contributed as part of normal contributions if entire compensation had been subject to contribution plus additional interest which would have been credited to his account if such additional contributions had been paid.

Provides minimum service retirement allowance of $\frac{1}{2}$ final compensation for county peace officer members entering system with credit for prior service and retiring upon completion of 20 years of continuous service after attaining age 55.

Provides minimum retirement allowance of \$1,200, rather than \$900, a year (exclusive of any annuity based on additional contributions) for county peace officer members entering system with credit for prior service and retiring after attaining compulsory retirement age.

A.B. 3185—BRADY. (Jud.) Amends Sec. 6060.8, B. & P. C., re admission of veterans to practice of law.

Provides that veterans of World War II and of Korean conflict who completed at least 2 years of study toward graduation in accredited law school before course of study was interrupted by recall into armed forces, and who subsequently completes necessary requirements for graduation from such school within reasonable time, considering any disability, are exempt from 3 month residence and final bar examination requirements for admission to practice law until September 30, 1955.

Extends present provision for admitting veterans without fulfilling residence and examination requirements from September 30, 1953, until September 30, 1955.

A.B. 3186—BRADY. (G. E. & E.) Adds Sec. 7068.1, B. & P. C., re contracting licenses.

Provides that applicant who has qualified for contracting license by appearance of responsible managing employee must file affidavits with registrar at intervals of not less than 3 months, as determined by Contractor's State License Board, that such employee continues to serve licensee in position of continuous and substantial managing responsibility.

A.B. 3187—BRADY. (G. E. & E.) Amends Sec. 4106, Gov. C., re subletting and subcontracting.

Requires, rather than permits, that authority awarding contract shall cancel contract if contractor violates provisions against subletting or subcontracting.

A.B. 3188—BRADY. (G. E. & E.) Amends Sec. 4100, Gov. C., re subletting and subcontracting.

Provides that chapter re subletting and subcontracting does not apply to contracts for repair of streets or highways including bridges, rather than for construction, improvement or repair thereof.

A.B. 3189—BRADY. (G. E. & E.) Amends Sec. 7110, B. & P. C., providing that wilful or deliberate disregard or violation of competitive bidding laws of State, or political subdivision thereof, constitutes cause for disciplinary action against holder of contractor's license.

A.B. 3190—BRADY. (Jud.) Amends Sec. 407, C. C. P., re summons in court actions, making no substantive change.

A.B. 3191—BRADY. (Trans. & C.) Amends Sec. 375, Veh. C., re license plates.

Increases fees to be paid by manufacturers, transporters, and dealers for special license plates as follows: For the first set where investigation is necessary, from \$55 to \$110; for first set where no investigation is necessary or upon annual renewal, from \$5 to \$10; for each additional set, from \$3 to \$6.

A.B. 3192—BRADY. (P. U. & C.) Adds Sec. 768.5, repeals Sec. 3546, P. U. C., re safety requirements applicable to highway common carriers, petroleum irregular route carriers, and petroleum contract carriers.

Abolishes power of Public Utilities Commission to regulate safety of operations of highway common carriers, petroleum irregular route carriers, and petroleum contract carriers, and provides that such carriers shall be subject to same safety provisions governing private carriers, set forth in Divs. 9a, 10, and 11 of the Vehicle Code.

A.B. 3193—BRADY. (Trans. & C.) Amends Sec. 50, Veh. C., re definition of unladen weight.

Deletes exclusion therefrom of transit mix cement equipment to make such equipment part of unladen weight of vehicle.

A.B. 3194—BRADY. (Trans. & C.) Amends Sec. 372, Veh. C., re weight fees for commercial vehicles.

Imposes specified weight fees on non-electric vehicles having not more than 2 axles, used or maintained for transportation of persons for hire, compensation, or profit, or designed, used, or maintained primarily for transportation of property, and weighing 3,000 lbs. or less, including in such category commercial motorcycles.

Imposes specified weight fees on motor vehicles having 3 or more axles, or on any trailer, semitrailer, pole or pipe dolly, or other dolly used or maintained for transportation of persons for hire, compensation, or profit or designed, used, or maintained primarily for transportation of property, and weighing 3,000 lbs. or less.

A.B. 3195—BRADY. (Mil. Aff.) Adds Sec. 980.1, M. & V. C., to extend benefits extended under any statute to veterans of World Wars I and II to veterans of Korean hostilities.

A.B. 3196—BRADY. (G. E. & E.) Adds Sec. 801.5, H. & S. C., re licensing of plumbers in cities.

Requires approval based on applicant's knowledge of science of creating and maintaining sanitary conditions in buildings, by a 3-member board, before such license may be issued by board of health.

A.B. 3197—DONAHOE AND KELLY. (Ed.) Adds Ch. 6.5, Div. 10, Ed. C., establishes California School of Mines in eastern portion of Kern County and appropriates unspecified sum for site, buildings and equipment.

A.B. 3198—FLEURY. (G. E. & E.) Amends, adds, and repeals various Secs., Gov. C., and B. & P. C., re administrative procedure.

Abolishes Division of Administrative Procedure in Department of Professional and Vocational Standards and creates Office of Administrative Procedure under Director appointed by Governor at annual salary of unspecified amount. Transfers to Office of Administrative Procedure all duties of Division. Provides that Administrative Procedure Act applies to all state boards, commissions and officers to which it is made applicable by law. Provides that notice of defense shall be filed within 10 days after service of accusation in county or 30 days after service made elsewhere. Provides that employees of division become employees of office.

A.B. 3199—CHARLES W. LYON AND TOMLINSON. (Trans. & C.) Amends Secs. 459 and 472, and repeals Sec. 592.2, Veh. C., re regulations of stopping, standing or parking of vehicles.

Deletes provision authorizing local authorities to adopt rules and regulations prohibiting parking and standing of vehicles on certain streets and highways.

Deletes provision permitting vehicle to stop in red curb zone for deposit of mail without leaving vehicle.

Permits stopping in white curb zone for deposit of mail without leaving vehicle.

Deletes provision excepting application of stopping, standing or parking rules to drivers of U. S. Post Office Department mail vehicles.

A.B. 3200—DONALD D. DOYLE AND MASTERSON. (G. E. & E.) Amends Secs. 9356.1 and 9357.2, Gov. C., re legislators' retirement system.

Provides that credit for prior service shall not be given to persons becoming members of system after December 1, 1953.

A.B. 3201—McMILLAN. (Rev. & Tax.) Adds Sec. 6011.5, R. & T. C., re sales and use taxation, providing that "sales price" does not include value of any used property taken in whole or in part in exchange for property sold, if similar tax previously paid in connection with such used property.

A.B. 3202—LOWREY. (C., P., & P. W.) Amends and adds various secs. and adds Ch. 4, Pt. 8, Div. 13, Wat. C., providing for consolidation of irrigation districts and California water districts.

To take effect immediately, urgency measure.

A.B. 3203—LOWREY. (F. & G.) Amends Sec. 29.5, F. & G. C., re predatory animal control.

Vests duty to eradicate and control predatory animals in Department of Fish and Game rather than Fish and Game Commission and makes it mandatory, rather than permissive, to contract with state and federal agencies for such purposes.

A.B. 3204—LOWREY. (C., P., & P. W.) New act, requiring Department of Public Works to conduct survey of reinforcement works necessary to protect Sacramento River banks.

A.B. 3205—LOWREY. (Fin. & Ins.) Amends Secs. 9084, 9084.5, 9087, and 9095, Ins. C., re fraternal fire insurers.

Increases amount of insurance association may write on any one risk without reinsuring from \$6,000 to \$10,000.

Deletes prohibition against insuring in excess of 75 percent of cash value of property and against insuring property in cities of Class 1, 11, 2, 3, 4, 5, and 6.

Describes certain types of damage which are not included in definition of "explosion," and thus not insurable by associations.

A.B. 3206—LOWREY. (Ed.) Adds Ch. 2.5, Div. 9, Ed. C., re standard plans for school building.

Requires Department of Education to prepare plans and specifications for school buildings in rural areas, and to furnish such plans to school districts at actual cost to department, but not to exceed 2 percent of total cost of project. Requires submission of plans and specifications to Division of Architecture for approval. Requires district to furnish structural engineer for necessary structural engineering and supervision of construction.

A.B. 3207—LOWREY. (Ed.) Adds Art. 4.6, Ch. 2, Div. 10, Ed. C., re transportation to junior college.

Requires board of supervisors of county in which there is no junior college to provide transportation to nearest state college for pupils residing in county. Authorizes county tax for such purpose.

A.B. 3208—LOWREY. (Ed.) Amends Sec. 18234, Ed. C., re school buildings.

Exempts members of governing board of school district from personal liability to persons or damage to property by reason of the use of any building. Deletes provisions requiring showing of certain conditions before members of board may entitle themselves to such exemption.

A.B. 3209—LOWREY. (Agr.) Adds Sec. 344.25, Ag. C., re recording of brands. Prohibits recording of V brand on left shoulder.

A.B. 3210—LOWREY. (Mun. & C. G.) Adds Sec. 35005, Gov. C., re city fire departments.

Requires city to employ in its fire department, paid firemen employed by fire protection district of territory annexed to city.

A.B. 3211—EVANS. (Trans. & C.) Adds Ch. 3, Div. 8, Veh. C., prohibiting person from engaging in used automobile business unless licensed by Department of Motor Vehicles.

A.B. 3212—HOBBIE. (Trans. & C.) Amends Sec. 428.5, Veh. C., re summary sale of vehicle subject to lien, to allow such sales where such vehicle is appraised at not more than \$75 rather than \$50.

A.B. 3213—HOBBIE. (Trans. & C.) Amends Secs. 180.5 and 186, Veh. C., re transfer of registration.

Exempts transferee of security interest in interest of legal owner of registered vehicle, which security interest arises from pledge of conditional sales contract, lease agreement, or chattel mortgage, from requirements re transfer of registration; and makes such security interests valid despite lack of transfer of registration.

A.B. 3214—SHAW. (G. E. & E.) New act, establishing Department of Motor Vehicles branch office in western San Bernardino County, and appropriating unspecified sum from Motor Vehicle Fund therefor.

A.B. 3215—SHERWIN AND FLEURY. (Trans. & C.) Adds Sec. 141.5, Veh. C., prohibiting registration after December 31, 1956, of motor vehicle capable of being driven 55 miles per hour or more.

A.B. 3216—PORTER. (Trans. & C.) Amends Sec. 660, Veh. C., re equipment of vehicles.

Prohibits sale by dealer of new or used motor vehicle without first inspecting such vehicle for mechanical defects. Requires dealer to attach to vehicle a certificate showing the tests, adjustments, and inspection made and the condition of the vehicle.

A.B. 3217—MORRIS AND CHAPEL. (G. O.) Amends Act 3796, the Alcoholic Beverage Control Act, and adds Sec. 23793, B. & P. C., to prohibit issuance of on- or off-sale licenses to public officers or employees.

A.B. 3218—CHAPEL. (Trans. & C.) Amends Sec. 477.5, Veh. C., re flashing signals at school approaches.

Clarifies language to make uniform references to traffic conditions on streets adjacent to schools, deleting references to traffic conditions in vicinity of schools.

Extends provision requiring that school district requesting signal bear one-half the cost of placing and replacing it to include bearing one-half the cost of maintaining signal.

A.B. 3219—SMITH. (Trans. & C.) Amends Sec. 18600, H. & S. C., re trailer park occupancy.

Prohibits any enclosed awning or building attached to or within six feet of trailer, unless conforming to regulations Division of Housing herein empowered to draft and enforce.

A.B. 3220—KELLY. (Trans. & C.) Amends Sec. 472, Veh. C., re local parking regulations.

Provides color standards for signs and other devices when they are used to indicate such regulations.

A.B. 3221—LEVERING. (Trans. & C.) Amends Sec. 422.5, Veh. C., re financial responsibility of owners and operators of vehicles.

Deletes provision that insurance policy or bond shall not act as security requirement exemption if Department of Motor Vehicles is notified by insuring company that such policy or bond was not in effect at time of accident or denied liability for other reasons. Makes other technical changes.

A.B. 3222—CREEDON. (Fin. & Ins.) Amends Sec. 3212.5, Lab. C., re workmen's compensation.

With respect to member of local police department or highway patrol employed under civil service upon "regular full-time salary" who suffers heart trouble or pneumonia, provides that such salary includes workmen's compensation.

A.B. 3223—MEYERS. (Trans. & C.) Adds Div. 13, S. & H. C., re uniform street name signs and numbers.

Requires each city to adopt uniform system of street name signs and numbers, and prescribes what constitutes uniform system.

Prohibits Controller from drawing warrants for payment of state money to a city for street purposes unless city certifies adoption of such uniform system.

A.B. 3224—MEYERS. (Trans. & C.) Adds Sec. 479, Veh. C., requiring State Department of Public Works and local authorities to place and maintain warning signs and lights around construction and repair operations under their respective jurisdictions.

A.B. 3225—MEYERS. (Trans. & C.) Adds Sec. 675.6, Veh. C., re inspection of escape doors and windows on motor vehicles operated as passenger common carriers.

Requires person driving motor vehicle operated as a passenger common carrier under jurisdiction of the Public Utilities Commission to inspect all escape doors and windows on such vehicle at the commencement of the working shift during which he is driving such vehicle, to insure that they are in perfect working condition.

A.B. 3226—MEYERS. (Rev. & Tax.) Adds Sec. 11006, R. & T. C., re vehicle license fee money.

Provides for deduction from amount allocable to any city of sum equal to money collected by city as license or tax on operation of vehicles subject to regulation by Public Utilities Commission.

A.B. 3227—MEYERS. (G. E. & E.) New act, creating San Francisco Bay Authority as successor to Board of State Harbor Commissioners for San Francisco Harbor.

A.B. 3228—MEYERS. (Trans. & C.) Adds Sec. 588.5, Veh. C., prohibiting use of parking meters by local authorities except within business districts, and declaring such restriction of flow of traffic to be against public policy.

A.B. 3229—MEYERS. (C., P., & P. W.) Amends Sec. 195, S. & H. C., to authorize expenditure by cities of money allocated from State Highway Fund for street name signs.

A.B. 3230—MEYERS. (Trans. & C.) Amends Sec. 697, Veh. C., re length limitation on vehicles.

Increases maximum length allowed for vehicle from 35 to 40 feet.

A.B. 3231—MEYERS. (Trans. & C.) Amends Sec. 694, Veh. C., re vehicles and highways, including size and width of vehicles.

Provides that when any vehicle carries gross load of not over 6 tons of hops in bales, width thereof may not extend over 108 inches.

Increases from 100 to 102 inches the maximum width from outside of one wheel and tire to outside of opposite outer wheel and tire authorized for vehicles equipped with pneumatic tires, providing that in no event shall outside width of body of such vehicle or load thereon exceed 102, rather than 96, inches.

A.B. 3232—MEYERS. (Trans. & C.) Adds Sec. 162.5, Veh. C., re parking meter fees for publicly owned vehicles.

Prohibits charging such fee for state-owned vehicle within State, county-owned vehicle within county, or city-owned vehicle in city within county.

Directs Department of Motor Vehicles to provide means for identifying home county of county-owned and city-owned vehicles.

A.B. 3233—MEYERS. (Ed.) Amends Sec. 890, M. & V. C., re veterans' benefits.

Extends educational benefits to dependents of veterans who died as result of injury or disease received in line of duty in extra-hazardous service under conditions simulating war prior to December 7, 1941.

A.B. 3234—MEYERS. (C., P., & P. W.) Amends Sec. 302, S. & H. C., re description of State Highway Route 2.

See digest of S.B. 1843, apparently identical.

A.B. 3235—CHAPEL. (G. E. & E.) Amends various Secs., Gov. C., re public buildings and projects.

Requires State Architect to review all plans for construction, alteration or repair of state buildings. Provides that Department of Public Works shall contract with architects or civil engineers for preparation of plans and specifications for erection, construction, alteration or repair of state buildings where costs exceed unspecified sum.

A.B. 3236—NIELSEN AND FLEURY. (Trans. & C.) Adds Sec. 650.8, Veh. C., re lights on emergency vehicles.

Authorizes use of flashing red lights on emergency vehicles.

A.B. 3237—NIELSEN AND FLEURY. (Trans. & C.) Adds Sec. 650.7, Veh. C., re lights on fire fighting apparatus.

Authorizes use of revolving red lights on such apparatus.

A.B. 3238—LEROY E. LYON. (Mun. & C. G.) Amends Act 6447, the Construction and Employment Act, re allocation of funds to cities.

Provides for proportionate allocation to cities incorporated between January 1, and May 1, 1953. Appropriates unspecified sum for purpose.

To take effect immediate, urgency measure.

A.B. 3239—LEROY E. LYON. (C., P., & P. W.) Amends Ch. 47, Stats. 1944, 2d Ex. Sess., re postwar public works programs.

Appropriates unspecified sum for allocation for expenditure in cities incorporated between January 1, 1953, and May 1, 1953.

To take effect immediately, urgency measure.

A.B. 3240—LEROY E. LYON. (Jud.) Amends Sec. 2953, Civ. C., re loans secured by deeds of trust, mortgages or other instruments creating lien on real property, making no substantive change.

A.B. 3241—THOMAS J. DOYLE. (Jud.) Adds Sec. 365.5, Pen. C., re prices charged by lodging or eating establishments.

Makes it a misdemeanor for any such establishment to raise prices within 60 days prior to the commencement of, and during, any special event.

A.B. 3242—COLLINS. (P. U. & C.) Amends Sec. 1202, P. U. C., re expenses involved in railroad crossings and separations.

Provides that in situations involving State, county, city, or other political subdivisions, railroad or street railroad corporation, as case may be, shall bear at least 15% of expense of construction, alteration, relocation, or abolition of railroad crossings or separation of grades.

A.B. 3243—MEYERS. (Trans. & C.) Adds Sec. 35.6, Veh. C., re definition of new motor vehicle.

Defines such vehicle to be one not previously registered and not having been operated more than 750 miles.

A.B. 3244—MEYERS. (Trans. & C.) Amends Sec. 370, Veh. C., changing amount of registration fee of vehicles subject to registration, from \$6 to unspecified amount.

A.B. 3245—MEYERS. (Rev. & Tax.) Adds Sec. 6365, R. & T. C., re sales and use taxation.

Exempts sale, storage, use or other consumption of orthopedic surgical, dental, ophthalmic, ocular and auditory appliances or restorations and their appurtenances applied or dispensed by licensee, or sold or delivered on prescription. Exempts also materials and supplies used in such appliances or restorations.

A.B. 3246—MEYERS. (Ed.) Amends Sec. 20341, Ed. C., re state colleges, making no substantive change.

A.B. 3247—MEYERS. (G. O.) New act, the Unfair Cigarette Sales Act, re unfair competition in cigarette sales.

Prohibits retailer or wholesaler from giving cigarettes away, or selling at less than cost, as defined, with intent to injure competitors or substantially lessen or destroy competition. Provides such conduct is misdemeanor and prescribes penalty.

Requires that in advertisements offering cigarettes and other item at combined price, such price shall not be below cost to retailer, or cost to wholesaler, as defined.

Excepts certain transactions from provisions of act.

Declares void any contract made in violation of provisions of act.

Provides for injunctive relief and damages, in case of violation.

Imposes on State Board of Equalization duty of administering act and defines powers and duties in that regard.

A.B. 3248—MEYERS. (Fin. & Ins.) Adds Sec. 21209, Fin. C., re unredeemed pawned articles.

Requires pawnbroker to retain clothing and furs four months, other articles nine months, after last contract redemption date, with right of redemption in pledgee; establishes ownership in pawnbroker thereafter.

A.B. 3249—MEYERS. (Fin. & Ins.) Amends Sec. 21200, Fin. C., re compensation of pawnbrokers.

Increases rate allowed pawnbrokers from 2 to 2½ percent on first \$100, from 1 to 2 percent on \$100 to \$500, and decreases rate from 1 to ½ of 1 percent on excess over \$500.

A.B. 3250—MEYERS. (Fin. & Ins.) Amends Sec. 21201, Fin. C., re unredeemed pawned articles.

Provides right of redemption in pledgee for six months after last contract redemption date; establishes ownership in pawnbroker thereafter.

A.B. 3251—MUNNELL. (G. E. & E.) Amends Sec. 5082, B. & P. C., providing that qualified persons may register with State Board of Accountancy as public accountants if they pass examination given by board.

A.B. 3252—LINDSAY. (Jud.) Amends Sec. 1170, Pen. C., re proceedings to determine interest in real property affected by death of any person.

Provides that county clerk shall notify State Controller of the filing of petition in such case and that Controller shall be bound by any decree rendered thereon.

A.B. 3253—DONALD D. DOYLE AND MASTERSON. (Mun. & C. G.) Adds Sec. 6887 to H. & S. C., re annexation of territory to sanitary districts.

Provides that when territory is annexed to city entirely included in district, such territory becomes part of district and subject to taxation for general purposes and payment of indebtedness theretofore or thereafter incurred.

A.B. 3254—DONALD D. DOYLE AND MASTERSON. (C., P., & P. W.) Amends Sec. 65362, Gov. C., re planning.

See digest of S.B. 1847, apparently identical.

A.B. 3255—BERRY. (Trans. & C.) Amends Sec. 701, Veh. C., re trailers and towed vehicles.

Requires upper and lower halves of fifth wheel connecting devices on semitrailers and truck tractors or auxiliary dollies to be securely affixed to such vehicles to prevent shifting of such device on vehicle to which attached.

Deletes provision requiring additional connection between towing and towed vehicle sufficient to hold towed vehicle in the event drawbar or other regular connection should break or become disconnected. Deletes provision requiring that the 15 feet limitation between towing and towed vehicle shall be from one vehicle to the other. Deletes provision requiring a red flag or cloth to be placed on the connection between vehicles where such connection consists of a chain, rope, or cable.

Requires locking means to be provided in every fifth wheel mechanism, including adapters when used, so that upper and lower halves may not be separated without the operation of a positive manual release. Requires automatic locking devices on fifth wheels on any motor vehicle first required to be registered after January 1, 1954.

Prescribes requirements for drawbars and trailer hitches or couplings. Requires and regulates the use of a safety chain, chains, cables, or equivalent devices in addition to the regular hitch or coupling, except for semitrailers having connecting devices composed of a fifth wheel and kingpin assembly, auxiliary dollies, and pole or pipe dollies.

Prescribes certain exemptions to section.

A.B. 3256—CASEY. (C., P., & P. W.) Amends Sec. 20045, Wat. C., re certification of district bond issues.

See digest of S.B. 1898, apparently identical.

A.B. 3257—HAWKINS. (Jud.) New act, to provide legal services to those unable to pay for such services.

Requires State Bar to create State Bar Committee on Legal Assistance and requires committee to establish legal assistance area offices in assembly districts and to appoint a state director, to provide for free legal assistance to those unable to pay for such assistance.

Specifies procedure for determining financial qualifications of applicants for legal assistance.

Appropriates unspecified sum for purposes of act.

A.B. 3258—ELLIOTT AND HAWKINS. (G. E. & E.) Adds Sec. 276, Gov. C., re freedom from discrimination.

Prohibits state officer or employee, board, commission, agency, department or public institution from discriminating against person on basis of race, color, religion, or national ancestry.

A.B. 3259—ELLIOTT. (Rev. & Tax.) Adds Sec. 2611.5, R. & T. C., re property taxation.

Makes it misdemeanor for one other than owner of realty to secure tax bill covering it and pay tax therein, if done to mislead owner. Directs tax collector to initiate criminal proceedings against violator.

A.B. 3260—MORRIS. (Trans. & C.) Adds Sec. 301, Veh. C., re cancellation, suspension and revocation of operator's and chauffeur's licenses.

Provides for establishment of point schedule re driving offenses to be applied in determining whether and for how long a license should be suspended or revoked.

Requires licensee to appear and show cause why driving privilege should not be suspended or revoked, upon accumulation of unspecified points within a three-year period.

A.B. 3261—McFALL AND CHAPEL. (Pub. H.) Amends Secs. 7115 and 10406, H. & S. C., re autopsies and statements of cause of death.

See digest of S.B. 1775, apparently identical.

A.B. 3262—McFALL. (Pub. H.) Adds Sec. 7718.1, B. & P. C., re funerals.

Provides it is misdemeanor for any person to act for himself or for any society, association, corporation, or other organization to influence or control selection of funeral director or embalmer, or to specify funeral arrangements as condition of providing benefit for any funeral service or burial.

A.B. 3263—McFALL. (Jud.) Amends Sec. 563e, Pen. C., re false and derogatory statements, to extend prohibitions of section to such statements as to reputation as well as solvency or financial standing, and to include statements made against funeral directors as well as cemeteries, cemetery authorities, or cemetery corporations.

A.B. 3264—LOWREY. (F. & G.) Amends Act 9250, the Wildlife Conservation Act of 1947, re acquisition of property.

Prohibits acquisition under act of farm lands by eminent domain proceedings.

A.B. 3265—SHAW. (Jud.) Amends Sec. 221, Civ. C., re adoption of children, making no substantive change.

A.B. 3266—CONRAD. (Jud.) Amends Sec. 985, Civ. C., re property rights in letters and other private communications in writing, making no substantive change.

A.B. 3267—ALLEN. (Mun. & C. G.) Amends Secs. 35146, 35210, and 35258, Gov. C., re cities.

Provides that annexation is complete 90 days after filing of certificate by Secretary of State, or if proceedings concerning the validity of annexation are commenced annexation is complete upon final determination of such proceedings, rather than upon date of filing of certificate of completion of annexation with Secretary of State.

A.B. 3268—CREEDON. (Jud.) New act, municipal court traffic fines bureaus in San Mateo County, requiring municipal courts in such county to establish bureaus in Daly City, Burlingame, and San Bruno.

A.B. 3269—DILLS. (Jud.) Repeals Act 8589, commonly known as Torrens Act, re registration of land titles, and provides for submission to electors.

A.B. 3270—SHAW. (Trans. & C.) Adds Sec. 218, Veh. C., re registration of vehicles.

Allows apportionment of registration between California and other states, territories, or countries re fleets of 2 or more commercial vehicles operating primarily interstate, based upon percentage of miles of operation in California.

Permits Director of Department of Motor Vehicles to require fleet owners to submit under oath information he deems necessary to carry out above provisions. Makes director's determination of number of vehicles to be registered in California final.

A.B. 3271—DICKEY. (Jud.) Amends Sec. 6060.6, B. & P. C., re qualifications of veterans for admission to practice law, making no substantive change.

A.B. 3272—DICKEY. (Jud.) Amends Sec. 6060.5, B. & P. C., re bar examinations of veterans.

Deletes provision providing for expiration on 91st day after final adjournment of 58th Regular Session of Section 6060.5, which authorizes admittance of certain veterans to practice of law without their taking bar examination.

A.B. 3273—DICKEY. (Jud.) Amends various secs., C. C. P., Civ. C., and Pen. C., re libel and slander actions, making no substantive change.

A.B. 3274—DICKKEY. (Jud.) Amends Sec. 412, C. C. P., re service by publication of summons, making no substantive change.

A.B. 3275—ERNEST R. GEDDES. (Fin. & Ins.) Amends Sec. 7168, Fin. C., re building, loan association delayed initial payment loans, making no substantive change.

A.B. 3276—ERNEST R. GEDDES. (Fin. & Ins.) Amends Sec. 5552, Fin. C., re building, savings and loan association licenses, making no substantive change.

A.B. 3277—MASTERSON. (Jud.) Adds Sec. 206a, C. C. P., re jury lists in Contra Costa County.

Requires names for lists of jurors to serve in cities other than county seat where superior court sessions held to be selected from supervisorial district in which city located.

A.B. 3278—LINDSAY, CLOYED, AND HANSEN. (C. P. & P. W.) Adds Pt. 3.5, Div. 2, Wat. C., providing for recordation of rights to use water.

A.B. 3279—LINDSAY. (C. P. & P. W.) Adds Sec. 7921.5 to P. R. C., re county boundary disputes.

Provides State Lands Commission may refer contest to superior court of county in which land is situated.

A.B. 3280—MEYERS. (Ed.) Adds Ch. 1.2, Div. 10, Ed. C., re scholarships and fellowships for students.

Establishes 1,000 \$500 per year undergraduate scholarships equally divided among the 4 college years, to be administered jointly by State Department of Education and Regents of University of California.

Establishes 250 \$750 per year professional and graduate school fellowships, to be administered by Regents of University of California.

Requires recipient of scholarship or fellowship to be bona fide resident of State for one year, of outstanding ability and good promise, and in actual financial need.

Appropriates \$700,000 to be expended by State Department of Education and Regents of University of California for purposes of scholarships and fellowships, of which not more than \$12,500 to be expended for administration.

A.B. 3281—MEYERS. (Jud.) Amends Act 1970, the Dangerous Weapons Control Law.

Requires applicant for license to carry concealed firearms, to prove he does not have 2 or more convictions within 3 years preceding application, for leaving scene of accident or driving while intoxicated.

A.B. 3282—MEYERS. (W. & M.) Appropriates unspecified sum to Board of State Harbor Commissioners for San Francisco Harbor for state support of fireboats of City and County of San Francisco.

A.B. 3283—MEYERS. (Trans. & C.) Adds Sec. 1908.1, H. & N. C., re purchase of fireboats by City and County of San Francisco.

Authorizes the Board of State Harbor Commissioners to contract with the City of San Francisco for the furnishing of one-half of the purchase price of 2 new diesel-electric power type fireboats. Appropriates unspecified amount for such purpose.

A.B. 3284—ELLIOTT AND HAWKINS. (Trans. & C.) Amends Sec. 476, Veh. C., re signs and traffic signaling devices.

Prohibits pedestrians from being in, as well as entering, a roadway against a yellow or "caution" signal.

A.B. 3285—HAWKINS. (Jud.) Amends Sec. 1203, Pen. C., re probation.

Authorizes courts to grant probation upon such terms and conditions as are just and proper except that term may not exceed 5 years in felony cases and 2 years in misdemeanor cases.

A.B. 3286—HAWKINS. (G. E. & E.) Adds Secs. 20041, 20042, Gov. C., re pensions.

Provides that when public officer contributes to any pension fund, or any part of his salary is deducted toward the payment of any pension, in any pension system whatsoever, his right becomes vested from the first payment thereof.

Provides that no right to a pension can be defeated by the dismissal from office or position of one who would otherwise be entitled thereto.

A.B. 3287—MORRIS. (Pub. H.) Repeals Ch. 1, Pt. 2, Div. 24, H. & S. C., re Housing Authority Law.

Repeals Housing Authority Law and provides that cities and counties succeed to rights and liabilities of existing city and county authorities, respectively.

A.B. 3288—MORRIS. (Pub. H.) Adds Sec. 4036, H. & S. C., to prohibit fluoridation of public water supplies, and providing penalties.

A.B. 3289—LIPSCOMB AND SMITH. (G. O.) Amends Sec. 13667, Gov. C., re distribution of state publications.

Provides that list of state publications be issued monthly rather than every 3 months and that such lists be compiled and printed at end of calendar year. Requires State Library to compile and issue such lists.

A.B. 3290—DICKEY. (Jud.) Repeals and adds various Secs., B. & P. C., re accreditation of law schools and qualifications for admission to practice law.

Repeals sections relating to accreditation of law schools and required qualifications of applicants for admission to practice of law. Requires person other than person admitted to practice law outside of this State to be a citizen of the United States, of good moral character, and at least 21 years of age, a bona fide resident of this State 3 months prior to date of certification, and have either graduated from an accredited law school, or have passed final bar examination and such other preliminary examinations required by Committee of Bar Examiners.

Provides accredited law school shall be any school accredited on December 31, 1950, and any other school thereafter determined by the Law School Advisory Committee to be maintaining reasonable and adequate facilities and educational standards.

Provides that Law School Advisory Committee shall consist of one representative of each accredited law school.

Provides for loss of accredited status by any school if members of committee other than representative of school in question, unanimously determine that such school fails to maintain required facilities and educational standards.

A.B. 3291—DICKEY. (Jud.) Amends Sec. 6060, B. & P. C., re admission to practice law.

Requires applicants for license to practice law to have graduated from law school accredited by Committee of Bar Examiners.

Defines "law schools accredited by Committee of Bar Examiners." Provides conditions under which accreditation of law schools authorized by law to confer degrees for a period of at least 25 years prior to December 31, 1950, and accredited by the California Committee of Bar Examiners on December 31, 1950, may be terminated.

A.B. 3292—ALLEN. (G. O.) Amends Act 3796, the Alcoholic Beverage Control Act, re limitations on beer and wine wholesaler's licenses.

Provides that any beer and wine wholesaler licensee who fails to comply with any provisions of act re exercise of privileges of such license with regard to either beer or wine shall have such license limited to either beer or wine.

A.B. 3293—ALLEN. (G. O.) Amends Act 3796, the Alcoholic Beverage Control Act, to prohibit beer wholesaler from holding ownership, directly or indirectly, of any interest in off-sale license.

A.B. 3294—HAWKINS. (Jud.) Amends Sec. 207, Pen. C., re kidnapping, to provide that no parent shall be criminally liable for taking or removing his child to any county, state or country, or any part of the same county.

A.B. 3295—CHAPEL. (Mil. Aff.) Adds Sec. 980.2, M. & V. C., re veterans.

Extends education and farm and home purchase benefits to persons who served in military or naval service of United States during time of peace in campaign or expedition for which medal has been issued by Congress.

A.B. 3296—HOBBIE. (Trans. & C.) Adds Sec. 718.5, Veh. C., re vehicle overloads.

Grants judge discretion to suspend penalties in prosecution for violation of weight limitation provision involving operation of vehicle used in farm operations.

A.B. 3297—DAVIS. (W. & M.) Appropriates unspecified sum from unspecified fund to be allocated by California Highway Commission on basis of need, and expended by Department of Public Works, in several cities in State, for snow removal on city streets.

A.B. 3298—FLEURY. (Mun. & C. G.) Adds Sec. 25424.5, Gov. C., re contracts for county construction.

Authorizes board of supervisors to reject all bids and readvertise. Provides that if two or more bids are same and lowest, board may accept any one, and if no bids are received, board may have project done without further attempt to obtain bids.

A.B. 3299—THOMAS J. DOYLE. (Jud.) Amends Sec. 461, F. & G. C., re offering of inducement for taking of game animals.

Excepts offering of medal or badge from general prohibition against offering any prize, and abolishes exception permitting giving of tokens or awards of nominal value. Makes section applicable to taking of trout and fish contests conducted in Pacific Ocean waters.

A.B. 3300—McMILLAN. (Jud.) Adds Sec. 1247f, Pen. C., re criminal appeals.

Provides that probation officer or other person connected with prosecution shall not make inquiry of defendant, after defendant expresses intention of appeal, such as to incriminate defendant or violate any of his rights.

A.B. 3301—McMILLAN. (Jud.) Adds Sec. 402, C. C. P., re place of trial.

Provides that a trial at place not sanctioned by Legislature is void for all purposes and states that any person tried at place not so authorized has been once in jeopardy, so as to prevent subsequent prosecution for same offense, thing, or transaction.

A.B. 3302—McMILLAN. (Jud.) Adds Sec. 1093.5, Pen. C., re conduct of trials of criminal cases.

Provides that in any such trial the State and defense shall change seats on alternate days, first seating arrangement to be determined by lot, except that at close of case and during course of closing argument defense shall occupy seat nearest the jury.

A.B. 3303—McMILLAN. (Jud.) Adds Sec. 25, Pen. C., abolishing death penalty.

A.B. 3304—RUMFORD. (Soc. Wel.) Amends Sec. 740, W. & I. C., re commitments by juvenile court.

Authorizes juvenile court to commit juveniles falling within categories set forth in Section 700, W. & I. C., and adjudged to be wards of such court, to the care of welfare department of county.

A.B. 3305—RUMFORD. (G. E. & E.) Adds Sec. 5615, B. & P. C., re practice of landscape architects.

Prohibits person from holding himself out as landscape architect or practicing landscape architecture without a license.

Defines "landscape architect" and "landscape architecture."

A.B. 3306—RUMFORD. (G. E. & E.) Adds Sec. 5400, B. & P. C., re practice of interior decorating.

Prohibits any person from holding himself out as an interior decorator or engaging in practice of interior decorating unless he is licensed.

A.B. 3307—RUMFORD. (Pub. H.) Adds Sec. 4090.5, B. & P. C., re practice of pharmacy.

See digest of S. B. 1753, apparently identical.

A.B. 3308—RUMFORD. (Pub. H.) Amends Sec. 4165, B. & P. C., re sale of hypodermic needles and syringes.

Eliminates provision allowing sale of hypodermic needles without prescription to diabetics and asthmatics, and permits sale of hypodermic syringes to anyone for use with adrenalin or insulin, rather than only diabetics and asthmatics.

A.B. 3309—McFALL. (Pub. H.) Adds Ch. 1.6, Div. 8, B. & P. C., re operation of ambulances.

Prescribes qualifications for persons operating ambulances or acting as attendants upon ambulances, and prescribes equipment required upon ambulances.

A.B. 3310—RUMFORD. (Soc. Wel.) Amends Sec. 270, H. & S. C., re handicapped children, making no substantive change.

A.B. 3311—RUMFORD. (Soc. Wel.) Amends Sec. 249, H. & S. C., re services for physically defective or handicapped persons, making no substantive change.

A.B. 3312—LEVERING. (Mun. & C. G.) Adds Sec. 3110, Gov. C., re conduct of civil defense workers before courts or legislative committees.

Requires summary dismissal from public employment of civil defense worker who, after being summoned to appear before any court or legislative committee, refuses or neglects, without lawful excuse, to attend or to answer any material question.

A.B. 3313—LEVERING. (Ind. R.) Adds Ch. 9, Pt. 3, Div. 2, Lab. C., re coercive labor practices in connection with printing, publication, or distribution of newspapers.

Prohibits coercive acts to compel newspaper publisher to employ more persons than are needed to perform actual services necessary for conduct of business. Declares such acts constitute "featherbedding"; makes violation misdemeanor. Makes agreement with such object unlawful. Provides for right to injunctive relief and damages.

A.B. 3314—LEVERING. (Ind. R.) Adds Art. 3.5, Pt. 3, Div. 2, Lab. C., re labor organizations.

Requires labor organizations as defined, to file annual report with Secretary of State showing receipts, sources thereof, total assets and liabilities, and disbursements made and purposes thereof. Requires that copy be furnished to each member of organization.

Imposes fine of \$500 to \$2,500 for violation.

Authorizes Attorney General to investigate complaints of violation.

A.B. 3315—BELOTTI. (Trans. & C.) Adds Sec. 710.5, Veh. C., re transporting on highways loads in excess of maximum weight limits.

See digest of S. B. 1514, apparently identical.

A.B. 3316—BELOTTI. (Trans. & C.) Adds Sec. 705.7, Veh. C., re maximum weight limitation on logging trucks.

See digest of S. B. 1512, apparently identical.

A.B. 3317—BELOTTI. (Trans. & C.) Adds Sec. 705.5, Veh. C., re weight limitation on vehicle combination of 3-axle tractor and 2-axle trailer, hauling single log.

Removes limitation, based on length of vehicle combination, in all cases where log does not exceed 96 inches in diameter and 20 feet 6 inches in length.

Provides speed limit of such vehicle combination to be 15 miles per hour on bridges and 35 m.p.h. on highways.

A.B. 3318—BELOTTI. (Trans. & C.) Adds Sec. 705.3, Veh. C., re maximum gross weight limitation on logging trucks.

See digest of S. B. 1513, apparently identical.

A.B. 3319—LANTERMAN, STANLEY, AND PORTER. (C., P., & P. W.) Amends Act 5243, the Municipal Water District Act of 1911, making no substantive change.

A.B. 3320—LANTERMAN. (Mun. & C. G.) Adds Sec. 35004, Gov. C., re proceedings for annexation of territory to city.

Provides that if judicial action is brought concerning validity of proceedings and within year from date of its final disposition a petition of 51 percent of landowners in area concerned in action is filed with city clerk requesting area to be excluded from territory to be annexed, such area shall be excluded. Does not relieve area excluded of obligations incurred by city between filing of petition and final disposition of action for which it would otherwise be liable.

A.B. 3321—HAWKINS AND ELLIOTT. (Jud.) Amends Sec. 538, C. C. P., re minimum amount for which attachment may be issued, to increase such minimum amount from \$30 to \$50.

A.B. 3322—ERNEST R. GEDDES. (Ed.) Amends Sec. 18041, Ed. C., re school property.

Requires school district clerk to exercise supervision over school premises and property during vacation periods rather than during vacations of the school.

A.B. 3323—ERNEST R. GEDDES. (Ed.) Amends Sec. 5005, Ed. C., re school district elections, making no substantive change.

A.B. 3324—ERNEST R. GEDDES. (Ed.) Amends Sec. 24001, Ed. C., re trusts for school purposes, making no substantive change.

A.B. 3325—ERNEST R. GEDDES. (Ed.) Amends Sec. 12105, Ed. C., re teachers' credentials, making no substantive change.

A.B. 3326—LOWREY. (Rev. & Tax.) Amends Sec. 29434, Gov. C., re money paid to counties from United States forest reserve revenues.

Requires auditor to apportion unspecified percent of money to county school service fund and general road fund, rather than 50 percent to each fund.

A.B. 3327—LOWREY. (Trans. & C.) Amends Sec. 372, Veh. C., excepting vehicle under 3,400 lbs. unladen weight used primarily on owner's premises from existing weight fees for commercial vehicles.

To take effect immediately, tax levy.

A.B. 3328—DUNN. (Trans. & C.) Amends Sec. 533, Veh. C., re school busses.

Requires bus driver to operate flashing red light signal at all times when bus is stopped for purpose of loading or unloading children, rather than at all times when children are unloading from bus to cross street or highway or when bus is stopped for purpose of loading children who must cross street or highway to board bus.

A.B. 3329—DUNN. (Trans. & C.) Amends Act 5136, re regulation of caravaning of vehicles, making no substantive change.

A.B. 3330—DUNN. (Mun. & C. G.) Adds Sec. 28009, Gov. C., re mileage rate of county board of supervisors.

Sets rate at same rate as allowed state officers by State Board of Control.

A.B. 3331—DOLWIG. (C., P., & P. W.) Amends Sec. 5658, P. R. C., re powers and duties of park, recreation and parkway districts.

Provides that district board may employ personnel by contract and may establish merit system, retirement privileges and provide for other employment practices either directly or through contract with other public agencies.

A.B. 3332—DOLWIG. (C., P., & P. W.) Amends Sec. 5631, P. R. C., to provide that any portion of a city may be included within park, recreation and parkway district.

A.B. 3333—DOLWIG. (C., P., & P. W.) Adds Sec. 5661.5, P. R. C., re park, recreation and parkway district bonds.

Provides that district board of directors may issue general purpose bonds and revenue bonds up to amount of 5 percent of assessed valuation of district, if authorized by electors of district.

Empowers board to call and conduct bond elections, which are to be held as nearly as possible in same manner as election of district board, as provided in Gov. C.

A.B. 3334—DOLWIG. (C., P., & P. W.) Amends Sec. 5658, P. R. C., re powers and duties of park, recreation and parkway districts.

Provides that district may acquire real property, equipment and buildings through plan of lease-purchase.

A.B. 3335—BRADY. (G. E. & E.) Adds Secs. 5210, 5211, 5291, 5292, and 5293, B. & P. C., re regulation of outdoor advertising.

See digest of S. B. 733, apparently identical.

A.B. 3336—BRADY. (C. S. & S. P.) Adds Sec. 9912, Gov. C., re advocacy of legislation by state officers and employees.

Prohibits state officers, employees, and attaches from advocating passage or defeat of legislation except by appearance before legislative committees.

Provides that prohibition does not prevent such persons from making reports to the Legislature or legislators or from preparing legislation pertinent to their agency.

Makes violation a cause for discipline.

A.B. 3337—BRADY. (Rev. & Tax.) Adds Sec. 8101, R. & T. C., re gas tax.

Requires distributor to add green dye to fuel intended for sale to person for use for purpose other than operation of motor vehicle on public highways.

A.B. 3338—BRADY. (G. E. & E.) Amends Sec. 5225, B. & P. C., re regulation of outdoor advertising displays, making no substantive change.

A.B. 3339—BRADY. (P. U. & C.) Amends Secs. 768, 1062, repeals Sec. 3546, P. U. C., re powers of the Public Utilities Commission.

Prohibits Public Utilities Commission from regulating safety of operations of vehicles used for the transportation of property upon the public highways.

A.B. 3340—DUNN. (Rev. & Tax.) Adds Sec. 24301.5, R. & T. C., re bank and corporation taxation.

Provides method for determining net income of freight forwarder subject to Interstate Commerce Act.

A.B. 3341—DUNN. (Upon request of California School Trustees Association) (Ed.) Amends Sec. 6357, Ed. C., increasing maximum rate of school district tax which may be levied for all school purposes exclusive of bonds.

A.B. 3342—LINDSAY. (Mun. & C. G.) Amends Sec. 28000, Gov. C., re salaries of county officers and employees, to provide for semimonthly payment.

A.B. 3343—RUMFORD. (G. E. & E.) Amends Secs. 102 and 104, H. & S. C., to increase membership of State Board of Public Health from seven to eight.

A.B. 3344—LEROY E. LYON. (Jud.) Amends Sec. 290, Pen. C., re registration of sex offenders.

Requires such offender to register within 30 days of his coming into any city in which he is domiciled for such period.

A.B. 3345—SHERWIN AND LEVERING. (Rev. & Tax.) Adds Sec. 23772.5, R. & T. C., re bank and corporation taxation.

Dispenses with necessity for filing of information return by exempt organization whose gross income does not exceed unspecified amount.

A.B. 3346—MALONEY. (C., P., & P. W.) New act, authorizing California Highway Commission to receive transfer of Sausalito Lateral from Golden Gate Bridge and Highway District, and making it a state highway upon acceptance.

A.B. 3347—MALONEY. (C., P., & P. W.) Amends Sec. 27000, S. & H. C., re bridge and highway districts, making no substantive change.

A.B. 3348—MALONEY. (C., P., & P. W.) Amends Sec. 27020, S. & H. C., re organization of bridge and highway districts, making no substantive change.

A.B. 3349—MALONEY. (C., P., & P. W.) Amends Secs. 27220 and 27281, adds Sec. 27246, S. & H. C., re bridge and highway districts.

See digest of S.B. 1733, apparently identical.

A.B. 3350—MALONEY. (C., P., & P. W.) Adds Ch. 9.5, Pt. 3, Div. 16, S. & H. C., re acquisition, construction, maintenance, and operation of toll roads by bridge and highway districts.

See digest of S.B. 1838, apparently identical.

A.B. 3351—MALONEY. (C., P., & P. W.) New act, re incorporation of Golden Gate Bridge into State Highway System.

Makes bridge and its approaches state highway; requires Department of Public Works to operate and maintain bridge and approaches; and requires cost of operation and maintenance, insofar as possible, to be paid from northern counties' construction money in State Highway Fund.

A.B. 3352—MALONEY. (C., P., & P. W.) Amends Sec. 27183, S. & H. C., to require engineer of bridge and highway district to be licensed civil engineer.

A.B. 3353—MALONEY (C., P., & P. W.) Adds Sec. 27173.5, S. & H. C., to require bridge and highway districts to advertise for bids for construction work.

A.B. 3354—MALONEY (C., P., & P. W.) Amends Sec. 302, S. & H. C., re description of State Highway Route 2.

See digest of S.B. 1843, apparently identical.

A.B. 3355—DOLWIG. (C., P., & P. W.) Amends Sec. 6588, H. & S. C., re nomination petitions for sanitary district officer elections, making no substantive change.

A.B. 3356—DOLWIG. (C., P., & P. W.) Adds Sec. 6588.1, H. & S. C., re elections in sanitary districts.

Provides that the provisions of Art. 2, Ch. 5, Pt. 1, Div. 6, H. & S. C., relating to elections of officers in sanitary districts, shall be liberally construed.

A.B. 3357—DOLWIG. (Mun. & C. G.) Amends Sec. 1515, Elec. C., re candidates for public office, making no substantive change.

A.B. 3358—DOLWIG. (Elec. & Reap.) Amends Sec. 1515, Elec. C., re distribution of election ballots, making no substantive change.

A.B. 3359—DOLWIG. (Elec. & Reap.) Amends Sec. 7801.5, Elec. C., re time of commencement of ballot canvassing, making no substantive change.

A.B. 3360—DOLWIG. (Mun. & C. G.) Adds Sec. 20063.1, H. & S. C., re administration of police protection districts.

Provides that the provisions of Art. 3, Ch. 1, Pt. 1, Div. 14, H. & S. C., relating to the administration of police protection districts, shall be liberally construed with a view towards expediting such administration.

A.B. 3361—DOLWIG. (Mun. & C. G.) Amends Sec. 6581, H. & S. C., re election of officers of sanitary districts, making no substantive change.

A.B. 3362—DOLWIG. (Elec. & Reap.) Amends Sec. 575, Elec. C., re election precincts, making no substantive change.

A.B. 3363—DOLWIG. (Trans. & C.) Amends Sec. 6054, H. & N. C., re nomination papers for harbor commissioners, making no substantive change.

A.B. 3364—DOLWIG. (Elec. & Reap.) Amends Sec. 4530, Elec. C., re campaign statements, making no substantive change.

A.B. 3365—DOLWIG. (Elec. & Reap.) Amends Sec. 4536, Elec. C., re campaign statements, making no substantive change.

A.B. 3366—DOLWIG. (Mun. & C. G.) Amends Sec. 6593, H. & S. C., re sanitary district elections, making no substantive change.

A.B. 3367—DICKEY. (Jud.) Amends Sec. 73910, Gov. C., re municipal court in City of Oakland, making no substantive change.

A.B. 3368—DICKEY. (Jud.) Amends Ch. 1565, Stats. 1951, re number and compensation of judges, officers and attaches of Oakland Municipal Court, making no substantive change.

A.B. 3369—KILPATRICK. (Jud.) Amends Sec. 111 of, and repeals Secs. 122 and 123 of, Civ. C., re defenses to divorce actions, to dispense with the defense of recrimination.

A.B. 3370—COLLINS. (Jud.) Adds Sec. 1248.1, C. C. P., re eminent domain.

Provides that in eminent domain proceedings involving leasehold following shall be taken into consideration in determination of fair market value: rentals paid on property, cost of moving, cost of any equipment on premises, loss of business occasioned by removal, and loss of good will in connection with business or transfer thereof.

A.B. 3371—COLLINS. (Jud.) Adds Sec. 1092, Pen. C., re criminal trials.

Provides that in all such trials seating of prosecution or defense shall be decided by lot as to which sits nearest jury.

A.B. 3372—COLLINS. (Jud.) New act, re attorneys, providing that any attorney may visit any prisoner or witness in any jail or penal institution and have private interview.

A.B. 3373—COLLINS. (Soc. Wel.) Amends Sec. 2300, W. & I. C., re care of aged persons.

Requires written license or permit from State Department of Social Welfare, or from an inspection service approved or accredited by the department, for the maintaining or conducting of institutions, boarding homes, or other places for the reception or care of aged persons who require care and assistance by reason of physical incapacity, and not merely for aged persons as such.

A.B. 3374—COLLINS. (Jud.) Adds Secs. 620 and 621, C. C. P., re juries.

Provides that no jury shall be detained for deliberation for more than 3 days, and that all deliberations shall be at reasonable hours of the day.

Requires court to declare mistrial and discharge jury if jury indicates on two occasions that it cannot agree.

A.B. 3375—COLLINS. (Jud.) Adds Art. 3.5, Ch. 4, Div. 3, B. & P. C., re Board of Auditors of State Bar Examination.

Creates such board composed of 5 professors in California law schools, appointed by joint action of Judiciary Committees of the Senate and Assembly, to examine, edit, and approve questions to be used in any bar examination and to investigate conduct of such examinations or methods of grading.

A.B. 3376—DICKEY. (Fin. & Ins.) Amends Sec. 21201, Fin. C., re retention of pledges by pawnbrokers, making no substantive change.

A.B. 3377—DICKEY. (Fin. & Ins.) Amends Sec. 21200, Fin. C., re compensation of pawnbrokers, making no substantive change.

A.B. 3378—DICKEY. (Jud.) Amends Ch. 1164, Stats. 1951, re number and compensation of judges, officers and attaches of municipal court in district embracing City of Alameda, making no substantive change.

A.B. 3379—CHAPEL AND BRADY. (Jud.) Adds Sec. 6060.5, B. & P. C., re admission to State Bar.

Provides any person who has received both A.B. and L.L.B. degrees may be admitted to State Bar on motion.

A.B. 3380—CLOYED. (Rev. & Tax.) Adds Sec. 6352.5, R. & T. C., re sales and use taxation.

Specifies proof required of seller to establish his entitlement to exemption where sale made for export.

A.B. 3381—McMILLAN. (Pub. H.) Adds Sec. 1050, B. & P. C., re practice of psychology.

Prohibits any person holding himself out as psychologist or engaging in practice of psychology unless licensed to do so.

A.B. 3382—RUMFORD. (Pub. H.) Amends Sec. 11172, H. & S. C., re narcotic prescription telephone orders.

Prohibits prescription of narcotics pursuant to telephone order, and deletes provisions re handling of prescription picked up pursuant to telephone order.

A.B. 3383—RUMFORD. (Pub. H.) Amends Sec. 4090, B. & P. C., re requirements for certificate to practice pharmacy.

Deletes provision specifying that 1949 amendment to section prescribing qualifications of applicants becomes effective January 1, 1950.

A.B. 3384—RUMFORD. (Pub. H.) Amends Sec. 4033.1, B. & P. C., re practice of pharmacy.

Provides manufacturer of certain drugs and medicines shall not be regulated by Board of Pharmacy if he sells such products to dealers.

Eliminates provision that any pharmacy registered by such board is not included within definition of manufacturer for regulatory purposes.

A.B. 3385—RUMFORD. (Pub. H.) Amends Sec. 11166.02, H. & S. C., re narcotics prescriptions.

Prohibits writing or ordering, as well as filling, compounding or dispensing, narcotic prescription unless in ink or indelible pencil in handwriting of, and signed and dated by, prescriber, and containing certain required information.

A.B. 3386—SAMUEL R. GEDDES. (C., P., & P. W.) Amends Sec. 5404, P. R. C., re directors of recreation, park and parkway districts.

Changes number of such directors in consolidated district, from 3 to 5; in district comprising unincorporated territory or territory of one city, from 2 to 3; and in districts containing no unincorporated territory, from 1 to 2.

A.B. 3387—BROWN. (Jud.) Adds Sec. 145.5, Pen. C., re custody of persons pending receipt of warrant from another jurisdiction.

Makes it a misdemeanor to hold person in custody pending receipt of warrant from another jurisdiction unless there is reasonable cause to believe warrant has been issued.

A.B. 3388—KILPATRICK. (Mun. & C. G.) Amends Secs. 30294, 30297, and 30320, Wat. C., re county water district formation elections.

Elaborates upon procedure by which directors of districts may be elected at district formation election, and provides that if there are not 5 directors named, then those elected may name remaining directors.

Specifically provides that majority of votes cast on proposition to form district is sufficient affirmative vote for formation of district.

A.B. 3389—KILPATRICK. (Jud.) Adds Sec. 402, C. C. P., re place of trial.

Provides that trial at a place not authorized by Legislature is void.

Provides that any judgment or conviction following trial at such unauthorized place is without force or effect.

A.B. 3390—KILPATRICK. (Jud.) Adds Sec. 1092, Pen. C., re criminal trials.

See digest of A.B. 3371, apparently identical.

A.B. 3931—KILPATRICK. (Jud.) Amends Sec. 1093, Pen. C., re order of trial in criminal cases, to give the defense rather than the people the right to make the closing argument.

A.B. 3392—KILPATRICK. (Mun. & C. G.) Amends Secs. 30294, 30297, and 30320, Wat. C., re county water district formation elections.

Elaborates upon procedure by which directors of districts may be elected at district formation election, and provides that if there are not 5 directors named, then those elected may name remaining directors.

Specifically provides that majority of votes cast on proposition to form district is sufficient affirmative vote for formation of district.

A.B. 3393—MORRIS. (Jud.) Adds Sec. 670, Pen. C., re mandatory death sentences.

Makes death sentence mandatory for escapee or parolee from state prison or mental institution, or person released from mental institution, convicted of killing minor in committing, or attempt thereof, a sexual or lewd act.

A.B. 3394—MORRIS. (Trans. & C.) Amends Sec. 12301, H. & S. C., re transportation of explosives, making no substantive change.

A.B. 3395—MORRIS. (Jud.) Adds Sec. 2364, Civil C., re sale of personal property.

Defines action sales as those sales conducted in jewelry and other stores which simulate auction sales and makes action sales subject to the same rules and regulations as govern auctions.

A.B. 3396—MORRIS. (Trans. & C.) Adds Sec. 684.6, Veh. C., re trucks transporting steel pipes, beams, rods, or similar cargo.

Requires such truck to have barrier behind driver's cab such that cargo cannot shift forward.

A.B. 3397—MORRIS. (M., O., & M. I.) Amends Sec. 20780, B. & P. C., re gasoline standards.

Requires gasoline to have a minimum octane number of 70.

A.B. 3398—KILPATRICK (By Request). (Jud.) Adds Sec. 173, C. C. P., re conduct of judges.

Allows attorney or litigant to file an affidavit of bias or prejudice or misconduct whenever any judge or justice acts in an arbitrary, capricious or insulting manner towards a litigant or attorney, and thereupon trial or proceeding shall be assigned to another judge or justice, or a mistrial may be declared and the trial commenced over again.

Provides that any judge or justice requiring such procedure shall be civilly liable for damages caused thereby, the same to be deductible from his salary in office.

A.B. 3399—RUMFORD, COOLIDGE, AND DUNN. (Jud.) Adds Sec. 3343a, Civ. C., re conspiracy to defraud one of a real estate commission.

Makes those who conspire to defraud a real estate broker, agent, or person who has helped in sale of real property liable in damages in an amount twice amount of regular commission generally paid in such transactions.

Requires no writing to prove such transaction.

A.B. 3400—RUMFORD. (Jud.) Amends Secs. 980, 981, 982, and 983, Civ. C., re rights in products of the mind.

Provides that creator of product of mind, as well as author or proprietor of composition, has exclusive ownership in its production or use, as well as in its representation or expression, as against all persons.

Deletes provision that such exclusive ownership does not apply as against one who originally and independently creates similar composition.

Provides that creator of product of mind, as well as inventor or proprietor of invention, design, or graphical representation, has exclusive ownership therein. Deletes provision stating that ownership continues so long as invention or design remains in his possession. Authorizes owner to license use or to transfer same, and makes persons infringing such ownership liable in damages.

Limits joint ownership of compositions in letters or art to several persons jointly concerned in its actual creation.

Authorizes owner of rights in composition in sciences, as well as in letters or arts, to license, assign or sell, as well as transfer, his interest therein, and authorizes such disposition for a single purpose.

Authorizes disposition of any portion of an invention or design or to limit its use in any manner, and prohibits unauthorized use.

Limits provision authorizing use of composition in letters or arts by others without responsibility therefor if owner thereof publishes the same, to situation where owner publishes same without reservation of rights in himself. Makes similar change as to inventions or designs.

A.B. 3401—RUMFORD AND DUNN. (Jud.) Adds Sec. 1248.1, C. C. P., re value of real property in eminent domain proceedings.

See digest of A.B. 3370, apparently identical.

A.B. 3402—RUMFORD AND DUNN. (Rev. & Tax.) Adds Sec. 215, R. & T. C., re income taxation.

Creates exemption in unspecified amount in favor of person or organization providing free business space, or furnishing financial or other assistance in that regard, for any blind person or organization.

A.B. 3403—SHAW. (Trans. & C.) Amends Sec. 372, Veh. C., re weight fees for commercial vehicles.

Changes weight fees for electric vehicles used or maintained for the transportation of persons for hire, compensation or profit or designed, used or maintained primarily for the transportation of property, as follows: For vehicles having unladen weight of less than 6,000 lbs., from \$36 to an unspecified amount; between 6,000 and 10,000 lbs., from \$72 to an unspecified amount; over 10,000 lbs., from \$96 to an unspecified amount.

A.B. 3404—MEYERS, CREEDON, AND MALONEY. (Mun. & C. G.) Amends Secs. 20025 and 20072, H. & S. C., to permit police protection districts to purchase and maintain ambulances.

A.B. 3405—MEYERS AND OTHERS. (Mun. & C. G.) Adds Sec. 35103.5, Gov. C., to permit annexation to city or city and county of territory in another county.

A.B. 3406—MEYERS AND OTHERS. (F. & G.) Adds Sec. 1165, F. & G. C., re use of distinctive clothes for hunting.

Requires hunters to wear such clothes as prescribed by Fish and Game Commission. Requires commission to prescribe types and color of apparel.

A.B. 3407—MEYERS AND OTHERS. (Trans. & C.) Adds Sec. 157.6, Veh. C., re special identification plates for disabled veterans.

Requires Department of Motor Vehicles to issue such plates upon application of veteran, allowing him to park in restricted zones.

A.B. 3408—MEYERS. (Pub. H.) Amends Sec. 4035, B. & P. C., re practice of pharmacy, making no substantive change.

A.B. 3409—MEYERS, LOWREY, AND BERRY. (C., P. & P. W.) New act, re construction, maintenance, and operation of off-street drag strips.

Directs Division of Highways of Department of Public Works to acquire land for, construct, maintain and operate three drag strips, one near Los Angeles, one near Fresno, and one near Sacramento.

Provides for construction specifications, uses to be made and rental of drag strips, and for rental of concessions upon drag strips.

Appropriates \$1,200,000 from General Fund to Division of Highways for purchase and improvement of land for purpose of constructing, maintaining and operating drag strips.

A.B. 3410—MEYERS AND BERRY. (Elec. & Reap.) Amends Sec. 230, Elec. C., re registration of electors.

Requires persons registering to vote to be 18, rather than 21, years of age at time of next succeeding election.

A.B. 3411—HAHN. (Rls.) Amends Sec. 9906.5, Gov. C., re legislative representation, making no substantive change.

A.B. 3412—HAHN. (Rls.) Amends Sec. 9904, Gov. C., re legislative representation, making no substantive change.

A.B. 3413—HAHN. (Rls.) Amends Sec. 9906.2, Gov. C., re legislative representation, making no substantive change.

A.B. 3414—HAHN. (G. O.) New act, re community recreational facilities.

Creates Recreation Fund as depository of money appropriated to encourage local public agencies to develop community recreational facilities.

Provides procedure for allocating money to local public agencies through State Allocation Board, Director of Finance, and Recreation Commission for expenditure on approved community recreational projects.

A.B. 3415—HAHN. (W. & M.) Creates Recreation Fund for development of state program of community recreation and appropriates \$5,000,000 thereto.

A.B. 3416—HAHN. (Trans. & C.) Amends Secs. 298, 307, and 502, Veh. C., re suspension or revocation of driver's license upon conviction of driving while intoxicated.

Deletes provision which, upon recommendation of court, exempts from requirement of suspension, license of driver on first conviction.

Provides that upon third conviction, license shall be permanently revoked. Makes other technical changes.

A.B. 3417—HAHN. (Trans. & C.) Adds Sec. 502.5, Veh. C., re driving vehicle while under influence of liquor.

Provides that in prosecutions for driving while under influence of intoxicating liquor, amount of alcohol in defendant's blood at time alleged as shown by chemical analysis of his blood, urine, breath, or other bodily substance shall give rise to following presumptions: If .05 percent or less by weight of alcohol in his blood, presumed not under influence; between .05 percent and .15 percent, no presumption, but may be considered with other competent evidence; .15 percent or more, presumed under influence.

Provides that such evidence shall not limit introduction of other competent evidence.

A.B. 3418—DONAHOE AND KELLY. (G. E. & E.) Amends Ch. 14, 1952 (2d Ex. Sess.), re emergency use of prison labor in earthquake areas.

Extends provisions authorizing such use, until December 31, 1953.

To take effect immediately, urgency measure.

A.B. 3419—HOBBIE. (C., P., & P. W.) Adds Secs. 5412.1 to 5412.10, inclusive, and Secs. 5662.1 to 5662.10, inclusive, P. R. C., re bond issues of Recreation Park, Parkway Districts and Park, Recreation and Parkway Districts.

Provides that such districts may issue revenue, or general obligation bonds, or bonds payable from any combination of these sources, and prescribes procedures therefor.

A.B. 3420—HOBBIE. (C., P., & P. W.) Amends Sec. 5425, adds Secs. 5663.1, 5663.2, 5663.3, P. R. C., re withdrawal of territory from a public recreation district.

Requires resolution of withdrawal of territory to be approved by majority vote of voters of the entire district, rather than of territory proposed to be withdrawn, where written objection to proposed withdrawal is made by required number of voters. Makes exception where territory is withdrawn for purposes of incorporation as a city or annexation to a city.

Provides that district shall retain title to and possession of all property of the district both real and personal when territory is withdrawn from the district and incorporated as a city or annexed to a city. Authorizes district to convey all or any part of such property to city with or without payment of compensation therefor as governing body of district determines.

Provides that territory shall continue liable for such portion of bonded indebtedness of district incurred before withdrawal as it would have been liable for had it not withdrawn.

A.B. 3421—HOBBIE. (C., P., & P. W.) Amends Secs. 5402, 5658, P. R. C., re recreation, park, and parkway districts, and park, recreation, and parkway districts.

Authorizes district to acquire facilities for community recreation by lease-purchase plan or otherwise.

A.B. 3422—BECK AND OTHERS. (W. & M.) New act, re appropriation for Los Angeles State College of Applied Arts and Sciences.

Reverts unexpended balance of Item 336.1, Budget Act of 1952 to Capital Outlay and Savings Fund, from which equal amount is appropriated for property acquisition and construction for Los Angeles State College of Applied Arts and Sciences.

To take effect immediately, urgency measure.

A.B. 3423—BECK AND OTHERS. (Ed.) Amends Act 7966d, Ch. 86, Stats. 1949, re Los Angeles State College of Applied Arts and Sciences, to provide that college may be located in area in close proximity to City of Los Angeles.

A.B. 3424—BECK AND OTHERS. (W. & M.) Appropriates unspecified sum for establishment of branch of University of California in San Fernando Valley.

A.B. 3425—BECK AND OTHERS. (W. & M.) Appropriates unspecified sum for establishment of state college in San Fernando Valley.

A.B. 3426—BECK. (Elec. & Reap.) Adds Sec. 276, Gov. C., re election or appointment to public office.

Provides that person retired from public service shall not be disqualified from becoming candidate for public office, shall be qualified to serve if selected, and shall not be required to relinquish pension or annuity benefits as condition to such appointment or election.

A.B. 3427—BECK. (C. A.) Adds Sec. 481, Gov. C., re members of Senate.

Provides that in addition to 40 members of Senate presently provided for there shall be such additional number as is needed to give each district with population in excess of 500,000 number of additional senators to which it may be entitled under constitutional amendment to be proposed.

A.B. 3428—BECK. (G. O.) Amends Act 3796, the Alcoholic Beverage Control Act, re alcoholic beverage licenses.

Prohibits transfer of on- or off-sale licenses except as follows: (1) On sale of business—transferee to operate business on premises for year under temporary license and then receive former licensee's license. Move from premises by transferee during said year terminates licenses. (2) On removal of place of business to new premises by licensee—licensee to operate business on new premises for year under temporary license and then receive transfer of original license. Sale of business by licensee during said year terminates licenses, which licenses are not transferred to purchaser.

Permits move from premises or sale of business within said 1 year period under temporary license, if due to personal hardship, upon $\frac{2}{3}$ vote of Board of Equalization.

Prohibits issuance, after effective date of act, of on- or off-sale distilled spirits licenses in excess of number existing on said effective date; except, upon determination by $\frac{2}{3}$ vote of board that public convenience or necessity warrants additional licenses, board may issue additional licenses on a prescribed basis.

A.B. 3429—MEYERS. (Agr.) Amends Sec. 667, Ag. C., re licenses to deal in imitation milk, cream, ice cream, cheese or oleomargarine, making no substantive change.

A.B. 3430—MEYERS. (Jud.) Amends Act 1970, the Dangerous Weapons' Control Law, re dangerous weapons.

Requires applicant for license to carry concealed firearm, and who is a guard hired by private business establishment, to prove familiarization with weapon and to present certificate of physician and surgeon that he is temperamentally fitted to carry weapon.

A.B. 3431—MEYERS. (Jud.) Amends Act 1970, the Dangerous Weapons' Control Law, re dangerous weapons.

Requires licensing authority, before issuing license to carry a concealed firearm, to make complete investigation as to whether good cause exists for its issuance. Provides that applicant must be competent and that his good moral character must be certified by 3 persons of good standing in the community who have known him for 5 years.

A.B. 3432—MEYERS. (Mil. Aff.) Amends Secs. 985.5, 986.3, and 986.5, M. & V. C., re purchase of farms and homes by veterans.

Increases maximum allowable values of farms and homes under Veterans' Farm and Home Purchase Act of 1943 from \$16,500 and \$11,500, respectively, to \$17,250 and \$12,000. Increases maximum amount expendable by Department of Veterans' Affairs on homes from \$8,500 to \$10,000.

A.B. 3433—MEYERS. (Trans. & C.) Amends Sec. 469, Veh. C., re railroad warning approach signs.

Provides that every railroad warning sign erected after January 1, 1954, shall conform in color, shape and size to description of advance railroad warning signs contained in Federal Manual on Uniform Traffic Control Services.

Deletes provisions setting forth in detail specifications required for such signs.

A.B. 3434—MEYERS. (Trans. & C.) Adds Div. 8a, Veh. C., re regulation of drivers' schools and driving instructors.

Requires operators of driver training schools and driving instructors to obtain licenses from Department of Motor Vehicles. Exempts from requirement public schools, automobile dealers or their salesmen giving instruction without charge to purchasers of motor vehicles, and employers giving instruction to their employees.

Prescribes qualifications for operators of driver training schools and driving instructors. Requires payment of \$50 license fee for schools and \$10 license fee for instructors, license to be for a 4-year period.

Requires licensees to keep records open to inspection by department. Prescribes procedure for and conditions under which license may be canceled, suspended, or revoked, or under which the department may refuse to renew a license.

To be operative March 1, 1954.

A.B. 3435—MEYERS. (P. U. & C.) Amends Sec. 8251, P. U. C., re use of spotters by public service corporations and street railway corporations.

Makes it unlawful for street railway corporations or railroad corporations to discipline or discharge any employee, where such discharge is based upon a report of its special agent, detective or spotter, which report involves a question of integrity, honesty, or a breach of the rules of the employer, unless notice is given and a hearing is accorded to such employee, when he requests it.

Provides that such employee shall have the right to be confronted with, and be given an opportunity to question such special agent, detective, or spotter, at the hearing.

A.B. 3436—MEYERS. (Trans. & C.) Adds Sec. 604.14, Veh. C., re television screens in motor vehicles.

Requires Department of Motor Vehicles to prescribe standards for size and safety regulations.

A.B. 3437—MEYERS. (Mun. & C. G.) Amends Sec. 13108, H. & S. C., re regulations of State Fire Marshal.

Extends jurisdiction of State Fire Marshal to any state-owned, leased, or operated building, rather than state institutions, only.

A.B. 3438—LOWREY. (Agr.) Amends Sec. 160.2, Ag. C., re agricultural pest control, making no substantive change.

A.B. 3439—LOWREY. (Ed.) Amends Sec. 7037, Ed. C., re high school districts, making no substantive change.

A.B. 3440—BRADY. (Pub. H.) Amends Sec. 9540, B. & P. C., re regulation of persons operating cleaning, dyeing and pressing establishments, making no substantive change.

A.B. 3441—BRADY. (Pub. H.) Amends Sec. 9505, B. & P. C., re regulation of cleaning, dyeing and pressing establishments, making no substantive change.

A.B. 3442—EVANS. (Ed.) Amends Sec. 16251, Ed. C., re transportation of pupils.

Deletes requirement for written approval of county superintendent of schools in provision allowing school district governing board to provide transportation of pupils to and from school.

A.B. 3443—EVANS. (Jud.) Adds Sec. 368, Pen. C., re unvented gas appliances.

Makes misdemeanor, use of such appliance or sale of appliance designed for unvented use.

A.B. 3444—McGEE. (Jud.) Adds Sec. 1090, Pen. C., re juries in sex offense cases, to provide that defendant has the right to a jury composed equally of men and women.

A.B. 3445—McGEE. (Jud.) Amends Secs. 980, 981, 982, and 983, Civ. C., re rights in products of the mind.

See digest of A.B. 3400, apparently identical.

A.B. 3446—McGEE. (Jud.) Adds Sec. 1248.1, C. C. P., re value of real property in eminent domain proceedings.

See digest of A.B. 3401 and A.B. 3370, apparently identical.

A.B. 3447—McGEE. (Jud.) Adds Sec. 1407.5, Prob. C., re guardianship of adults.

Provides that persons desiring guardianship of an adult shall be given preference in the following order: spouse; person most desired by the ward to act in his or her behalf; parent; relative; one who already stands in the position of a trustee of a fund to be applied to the care and maintenance. Provides that as between parents claiming guardianship adversely to each other, neither is entitled to priority; but other things being equal, if the husband is financially able he should be appointed guardian.

A.B. 3448—McGEE. (Jud.) Adds Sec. 1093.5, Pen. C., re conduct of trials of criminal cases.

See digest of A.B. 3302, apparently identical.

A.B. 3449—McGEE. (Jud.) Adds Sec. 1111a, Pen. C., providing that evidence at trial of sex offense shall be insufficient unless corroborated by other substantial evidence.

A.B. 3450—McGEE. (Jud.) Adds Sec. 402, C. C. P., re place of trial.

Makes trial at place not authorized by Legislature void, and states that person tried at such place shall be deemed once in jeopardy, so as to prevent subsequent prosecution for same offense, thing or transaction.

A.B. 3451—McGEE. (Rev. & Tax.) Adds Sec. 215, R. & T. C., re exemptions from the payment of tax.

Provides that any person or firm giving free space or financial or personal assistance to any blind person or organization shall be entitled to an exemption of unspecified sum from his or its state income tax.

A.B. 3452—McGEE. (Jud.) Adds Sec. 5501.5, W. & I. C., re sexual psychopathy proceedings, to provide that in any such proceeding notice of appeal shall stay all proceedings and no examination shall be had pending appeal, and giving defendant right to bail pending such appeal.

A.B. 3453—McGEE. (Jud.) Adds Sec. 174, C. C. P., re arbitrary and capricious actions by judges or triers of facts.

Makes it a misdemeanor and grounds for forfeiture of office, for any judge, referee, or trier of facts, to show bias or prejudice or act in arbitrary or unreasonable manner toward attorney or litigant in proceeding before him.

A.B. 3454—McGEE. (Jud.) Adds Sec. 25, Pen. C., abolishing death penalty.

A.B. 3455—McGEE. (Jud.) Adds Sec. 173, C. C. P., re misconduct of trial judges.

Authorizes attorney or litigant in action or hearing when judge acts in arbitrary, capricious or insulting manner toward him, to file affidavit of bias or prejudice or misconduct, and provides that trial shall default and another judge be assigned, or mistrial declared. Makes such judge liable civilly.

A.B. 3456—McGEE. (Jud.) Adds Sec. 160, C. C. P., prohibiting district attorney or deputy from receiving judicial appointment.

A.B. 3457—McGEE. (Jud.) Adds Sec. 1091, Pen. C., re juries in sex offense cases.

Provides that in any such case a female defendant is entitled to at least 6 female jurors and a male defendant to at least 6 male jurors, and that sufficient challenges shall be allowed to enable defendant to secure at least half of jurors of his own sex.

A.B. 3458—McGEE. (Jud.) Adds Sec. 1092, Pen. C., provides at trial on sex charge, defendant may exclude public and witnesses.

A.B. 3459—McGEE. (Jud.) Adds Sec. 181, C. C. P., defining "judge pro tempore."

A.B. 3460—McGEE. (Jud.) Adds Sec. 1463, Prob. C., re incompetency proceedings.

Authorizes guardian, relative, guardian's or relative's attorney, or any friend of 10 years or more, of alleged incompetent person, to ask for jury trial as matter of right when there has been application to appoint guardian for person of such incompetent.

A.B. 3461—THOMAS J. DOYLE AND LEVERING. (Trans. & C.) Adds Sec. 685, Veh. C., re vehicles transporting gravel on highways.

Requires that gravel be covered to prevent spilling.

A.B. 3462—THOMAS J. DOYLE. (Trans. & C.) Amends Secs. 750 and 752, Veh. C., re distinctive color of vehicles used by peace officers.

Changes from mandatory to permissive, provision that peace officers enforcing traffic laws use vehicles painted a distinctive color.

Requires that 25 percent or more of cars used by California Highway Patrol in enforcing traffic laws be painted nondistinctive color and bear state insignia on door.

Deletes requirement that arresting officer, in order to be competent witness at trial of person on speeding charge, have used vehicle painted distinctive color at time of arrest.

A.B. 3463—STEWART. (Jud.) Adds Art. 3, Ch. 7, Title 8, Gov. C., re additional justice courts.

Allows board of supervisors to establish additional court and place it within radius of 5 miles of existing court when mileage to existing court is in excess of 5 miles from any other court.

A.B. 3464—KELLY. (Pub. H.) Amends, adds, and repeals various Secs., H. & S. C., re hospital districts.

Requires district comprise contiguous territory.

Changes number of signatures required on petitions to form district from 15 percent of votes cast for Governor at last election to 15 percent of registered voters, and makes similar change as to petitions for annexation of territory in incorporated municipality.

Increases number of owners of land required to sign petition for annexation of territory in unincorporated area, without an election, from 60 to 75 percent, leaving incorporated municipalities at 60 percent

Permits election in district, on annexation, if petition signed by 15 percent of voters of territory proposed to be annexed, in cases where no election required in territory, instead of present requirements.

Requires, instead of allows, election of board of directors by zones, and provides new procedure.

Requires publication of notice of election at least 180 days, instead of 90, prior to election, for at least 7 days, instead of once, and filing of nominations not later than 120 days, instead of 65, prior to election.

Provides for write-in candidate at next general election if none or only one candidate nominated for district election, instead of canceling the election.

Requires holding of elections same day in November as state and national general elections.

Provides for recall election of director upon petition of 15 percent of voters.

Prohibits employment of physicians and surgeons, more than one hospital in a district, and operation of ambulances.

Requires that directors operate hospital in best interest of public health, make and enforce all necessary rules and regulations, and fix rates.

Revises provisions relating to treasury funds, prohibiting use of annual assessment tax funds for new construction and requiring bond financing therefor; deletes provisions relating to disbursements and deposits by treasurer and to revolving fund.

Prohibits contracting with doctor to furnish services for attending physicians at hospital.

Eliminates power to incur indebtedness against current year's revenue.

Provides maximum tax rate of 5 cents, increaseable to 20 cents, upon special election, instead of present maximum of 20 cents.

Eliminates provisions authorizing transfer of surplus funds to capital outlay fund.

Eliminates directors' discretion to authorize election for special assessment.

Limits bonded indebtedness to 5 percent, instead of 10, of assessed value of property in district.

A.B. 3465—KELLY. (Mun. & C. G.) Amends Sec. 11826, P. U. C., re municipal utility districts.

Requires nomination paper of candidate for office of director of a municipal utility district to be signed by not less than 50 voters within the district, rather than by not less than 500 nor more than 650 voters within the district.

A.B. 3466—STANLEY AND MARSH. (Trans. & C.) Amends Sec. 673, Veh. C., re equipment of vehicles.

Provides that new vehicles shall at all times be equipped with adequate muffler in constant operation and properly maintained, prohibiting placing of cutout, by-pass or similar device on muffler.

ASSEMBLY CONSTITUTIONAL AMENDMENTS

A.C.A. 1—LINCOLN AND OTHERS. (C.A.) Amends Secs. 3, 4, 5, Art. IV, Secs. 2, 15, 17, Art. V, re terms of office of state officers.

Increases terms of Assemblymen from 2 to 4 years, commencing with 1954 election. Provides seats of 40 elected in 1954 from even numbered districts shall be vacated at expiration of second year.

Increases terms of Senators from 4 to 6 years, prescribing a procedure whereby approximately one-third of the Senators shall be elected every 2 years.

Increases term of Governor from 4 to 6 years, and prohibits the election of any person, other than the present incumbent, to such office for 2 successive terms.

Provides that Lieutenant Governor shall be elected at same time and place as Members of the Assembly, rather than as the Governor. Makes his term of office 4 years from and after the first Monday after the first day of January subsequent to his election, and until his successor is elected and qualified.

Provides that election of Secretary of State, Controller, Treasurer, and Attorney General shall be at same time and places, and in the same manner as the Lieutenant Governor, rather than the Governor, making their terms the same as the Lieutenant Governor, rather than the Governor.

A.C.A. 2—ALLEN. (C.A.) Amends Sec. 1½, Art. XIII, re veterans' exemption.

Authorizes Legislature to exempt home of value up to \$10,000 of seriously disabled veteran or his wife acquired with assistance of United States, in lieu of existing exemption, if requirements for latter are otherwise present.

A.C.A. 3—BECK. (C.A.) Amends Art. VI, Sec. 1a, re Judicial Department.

Provides that extra compensation of judges sitting in county where judge's compensation is greater than his own shall be paid for not more than 90 days in any 12-month period. Deletes provision for payment of board and lodging incurred in discharge of assignment.

A.C.A. 4—McCOLLISTER. (C.A.) Adds Sec. 1½, Art. XIII, re property taxation.

Provides for exemption of house specially constructed for veteran who has lost limb or use of limb, where more than 50% of cost has been paid by United States as gift to veteran.

A.C.A. 5—COLLINS AND OTHERS. (C.A.) Amends Sec. 1, Art. II, re right to vote.

Permits voting by persons 18 years of age or over.

Deletes provision permitting persons who acquired citizenship under Treaty of Queretaro to vote.

Exempts persons having right to vote on November 4, 1952, from educational qualifications for voting.

Deletes provision exempting persons who had right to vote on October 10, 1911, and persons 60 years of age or over on said date from educational requirements for voting.

A.C.A. 6—ELLIOTT. (C.A.) Amends Secs. 6 and 27, Art. IV, re congressional and State Senate and Assembly Districts.

Requires senatorial and assembly districts, rather than to be as nearly equal in population as may be, to be compact and so formed as not to contain a difference of more than 1% in population between them.

Deletes existing prohibition against dividing a county or city and county in formation of assembly districts unless it has sufficient population in itself to form 2 or more such districts.

Provides for reapportionment by Reapportionment Commission of 11 members appointed by Supreme Court, rather than by Legislature or existing reapportionment commission as now provided. Requires such commission to observe above 1% maximum population differential in redistricting.

Provides for reapportionment of congressional districts by above commission in such manner that districts shall not contain difference of more than 2% population, and deletes existing prohibition against dividing assembly districts in formation of congressional districts.

A.C.A. 7—WEINBERGER AND MALONEY. (C.A.) Adds Sec. 26.5, Art. IV, to permit exemption of tax exempt organizations from lottery laws.

A.C.A. 8—HOLLIBAUGH. (C.A.) Adds Secs. 2.5 and 15.5, Art. V, re limitation on terms of Governor and Lieutenant Governor.

Prohibits any person from being elected to either of these offices more than twice. Prohibits person, holding either office for more than 2 years of term to which another was elected, from being elected more than once. Provides that sections shall not apply to present officeholders.

A.C.A. 9—ELLIOTT AND KILPATRICK. (C.A.) Amends Sec. 1, Art. II, re right to vote.

Eliminates conviction of any infamous crime as disqualification for exercising privilege of elector.

A.C.A. 10—ELLIOTT. (C.A.) Amends Sec. 17, Art. I, re rights of aliens.

Deletes provision denying personal property rights to all foreigners except those of the white race, or of African descent, eligible to become citizens of the United States under the naturalization laws thereof.

A.C.A. 11—CLOYED. (C.A.) Adds Sec. 23, Art. XX, re civil defense.

Gives Governor, during state of extreme emergency, complete authority over all state agencies, and the right to exercise within the area or region designated all police power vested in the State by law.

A.C.A. 12—SHAW. (C.A.) Amends Sec. 1, Art. XII, extending property tax exemption of property belonging to any governmental unit to property used by such unit.

A.C.A. 13—BECK. (C.A.) Adds Sec. 6.5, Art. IV, re State Senate.

Gives additional Senator to each county with population between 500,000 and 1,500,000. One other Senator is added for each million or major fraction thereof by which the population of a county exceeds 1,500,000.

Provides that until next decennial reapportionment additional Senators shall be elected: one from 14th (San Francisco), one from 16th (Alameda), one from 40th (San Diego), and 4 from 38th (Los Angeles) Senatorial Districts, at same time as other Senators for those districts.

Requires Legislature to reapportion Senate in accordance with section at regular session next succeeding election at which section is approved by people.

A.C.A. 14—HAHN, MORRIS, AND TOMLINSON. (C.A.) Amends Sec. 22, Art. XX, re alcoholic beverages.

Transfers administration of laws re alcoholic beverages, except excise taxes, from State Board of Equalization to Alcoholic Beverage Commission, consisting of 5 members appointed by Governor with Senate approval for 6-year staggered terms, with annual salaries of \$10,000 until otherwise provided by law. Governor may remove member for cause.

Transfers civil service personnel from board to staff of commission. Grants commission power summarily to suspend or dismiss employees for inexcusable neglect of duty, insubordination, dishonesty or drunkenness, which action may be reviewed by State Personnel Board only for purpose of determining whether reasons assigned for suspension or dismissal are true reasons and that action is taken in good faith.

Authorizes Legislature to provide for judicial appeal or review of acts of commission.

Vests in Legislature power to change on-sale license fees now vested in board.

Gives State Board of Equalization exclusive power to assess and collect alcoholic beverage excise taxes.

A.C.A. 15—DOLWIG. (C.A.) Adds Sec. 5, Art. XXVI, to authorize issuance and sale of bonds by State, counties, or cities for highway purposes and repayment thereof from motor vehicle fuel taxes and vehicle fees.

A.C.A. 16—DOLWIG. (C. A.) Amends and repeals various secs. of various arts., re state officers. Deletes obsolete and superseded provisions relating to state officers and the election and compensation thereof.

A.C.A. 17—LINCOLN AND OTHERS. (C. A.) Adds Sec. 5, Art. XXVI, re issuance, sale, and repayment of bonds by State for highway purposes.

Authorizes issuance and sale of bonds by State for highway purposes and repayment thereof from motor vehicle fuel taxes and vehicle fees.

Ratifies and validates the Mainline State Highway Act of 1953.

A.C.A. 18—MALONEY. (C. A.) Amends Sec. 4, Art. XIII, re exemption of vessels from taxation.

See digest of S.C.A. 16, apparently identical in effect.

A.C.A. 19—ELLIOTT AND OTHERS. (C. A.) Amends Sec. 2, Art. IV, re legislative sessions and compensation of members.

Eliminates existing Budget Session and time limits on General Session providing instead for annual general sessions of unlimited duration.

Increases compensation of Members of Legislature from \$300 to \$500 monthly, and eliminates 120-day limit on number of days during session for which member may be reimbursed for expenses incurred.

A.C.A. 20—HOLLIBAUGH AND CHARLES W. LYON. (C. A.) Adds Sec. 8.1 to Article XI, re charter for City of Vernon.

Authorizes city to frame charter, to be advertised and ratified by electors, submitted to Legislature, and filed in same manner as other charters. Allows charter to provide for manner, method, times, and terms of election of legislative body members, eligibility of members, definition of city electors for purpose of voting for city officers, incurring indebtedness, initiating and referring legislation. Provides that if less than 135 registered voters reside in city when adoption of charter is submitted to electors, such provision may be made without regard to the provisions of the Constitution prohibiting property qualifications for electors and office holders and defining persons eligible to vote.

Allows charter to provide that city may have control of its municipal affairs. Allows only uninhabited territory to be annexed to city. Requires that adoption of charter not effect any change in existing school district. Prescribes method of amending charter.

A.C.A. 21—SHAW. (C. A.) Amends Sec. 14½, Art. XIII, eliminating principal office deduction for insurance company taxation purposes.

A.C.A. 22—ERNEST R. GEDDES. (C. A.) Amends Sec. 1c, Art. XIII, to permit extension of "welfare exemption" for property tax purposes to building in course of construction on or after first Monday in March, 1954, to be used exclusively for religious, hospital or charitable purposes.

A.C.A. 23—McFALL. (C. A.) Adds Sec. 21, Art. XI, re procedure governing filing of claims against State and other public bodies.

See digest of S.C.A. 4, apparently identical.

A.C.A. 24—SHAW. (C. A.) Adds Sec. 32e to Art. IV, re investment of certain funds.

Authorizes investment in common stocks of assets of State Employees' Retirement Fund, funds under control of Retirement Investment Board of State Teachers' Retirement System, Judges' Retirement Fund, and State Compensation Insurance Fund, or successors thereof.

A.C.A. 25—ERNEST R. GEDDES AND HANSEN. (C. A.) Adds Sec. 16½, Art. XI, re investment of public funds in savings and loan and building and loan associations.

Authorizes the investment of public funds in investment certificates and withdrawable shares of such associations to extent such investments are insured by Federal instrumentality.

A.C.A. 26—COLLINS. (C. A.) Amends Sec. 5, Art. XI, re compensation for public service.

Requires board of supervisors of each county, rather than Legislature, to regulate salaries of boards of supervisors, district attorneys, auditors, and trial and grand jurors. Continues compensation for such service as heretofore fixed by Legislature until changed by board of supervisors.

A.C.A. 27—WEINBERGER, MEYERS, AND MALONEY. (C. A.) Adds Sec. 5, Art. XXVI, re issuance, sale, and repayment of bonds for highway purposes.

See digest of S.C.A. 10, apparently identical.

A.C.R. 28—ELLIOTT, HAWKINS, AND KILPATRICK. (C. A.) Amends Sec. 1, Art. II, re right to vote.

Limits disqualification of person convicted of infamous crime to period while he is paying penalties imposed by law for conviction for such crime.

A.C.A. 29—THOMAS. (C. A.) Adds Sec. 7½a to Art. XI, re city and county government.

Provides that Los Angeles County may amend its charter to provide for consolidated city and county government. Provides for submission to electors of county at general or special election, and if adopted by majority of electors of county, county and all cities therein shall be governed by consolidated government.

A.C.A. 30—McMILLAN. (C. A.) Amends Sec. 22, Art. XX, re alcoholic beverages.

Deletes provision limiting sale for consumption on premises to public eating places. Permits such sale in bona fide hotel or public bar regardless of whether food is sold, served or consumed.

Provides minors shall not be permitted to enter or remain in public bar without lawful business therein.

Prohibits sale or furnishing of alcoholic beverage to minor and purchase thereof by minor.

Makes technical changes.

A.C.A. 31—MORRIS. (C. A.) Amends Sec. 8½, Art. XI, re election and removal of members of boards of education.

Provides that in City of Los Angeles board shall consist of at least 11 members chosen from electoral district of which member is an elector. Allows establishment of boundaries of electoral districts by charter or city council.

A.C.A. 32—DICKEY AND OTHERS. (C. A.) Adds Sec. 2.5, Art. XXVI, to authorize use of motor vehicle fuel taxes and vehicle fees for planning and construction of rapid transit and vehicle parking facilities.

A.C.A. 33—LANTERMAN AND OTHERS. (C. A.) Amends Sec. 1, Art. IV, re initiative measures.

Provides for reference of initiative measures to be submitted to electors to Joint Legislative Budget Committee or other agency provided by law for determination of expenditures, if any, measure would require. If committee reports that expenditures will not exceed \$500,000 or that measure provides for its own financing, measure is to be returned to Secretary of State for placing on ballot. Otherwise, measure is not to be submitted to electors unless Legislature enacts revenue act to finance measure. In that case both act and measure are to go on ballot and neither is to take effect unless both are approved.

A.C.A. 34—LANTERMAN, LEVERING AND McGEE. (C. A.) Amends Secs. 2 and 16, adds Sec. 15½, Art. IV, re legislative sessions.

Changes time limit on general sessions from 120 calendar days to 125 legislative days, and on budget sessions from 30 calendar to 30 legislative days.

Requires constitutional recess at general sessions to commence not less than 90 legislative days, rather than 30 calendar days, after start of session, and to reconvene on or before October 1.

Provides if, after veto, Legislature amends bill to meet Governor's objections, it may be again presented to Governor in same manner as original bill.

Provides bills passed prior to constitutional recess and approved by Governor become effective, unless effective immediately, 70 days after end of constitutional recess, and authorizes Legislature in first 10 days after recess to recall such bills from Governor in which event bill does not become law unless again passed by Legislature and signed by Governor.

A.C.A. 35—COOKE. (C. A.) Adds Sec. 1 $\frac{1}{2}$, Art. XIII, re property taxation.
See digest of A.C.A. 4, apparently identical.

A.C.A. 36—LEVERING. (C. A.) Adds Sec. 1e, Art. IV, re initiative and referendum measures.

Requires any such measure, which will result in expenditure of state funds, to contain estimate of cost and specify tax which will provide funds. Requires consultation with Director of Finance on such estimates.

A.C.A. 37—CHAPÉL. (C. A.) Amends Sec. 14 $\frac{1}{2}$, Art. XIII, eliminating principal office deduction for insurance company taxation purposes.

A.C.A. 38—HAHN AND OTHERS. (C. A.) Amends Sec. 36, Art. IV, to require approval of route of freeway, prior to its construction, by majority of qualified electors of cities and counties in which freeway is to be constructed.

A.C.A. 39—HOLLIBAUGH. (C. A.) Adds Sec. 6.5, Art. IV, re State Senate.

In lieu of existing provision re State Senate districts provides district with population of 500,000 or less shall have 1 Senator, districts with population between 500,000 and 1,000,000 shall have 2 Senators, and districts with population over 1,000,000 shall have 2 Senators plus 1 additional Senator for each additional full 1,000,000 population.

A.C.A. 40—LANTERMAN AND OTHERS. (C. A.) Adds Sec. 7 $\frac{1}{2}$ a to Art. XI, re county charters.

Provides that county charter may provide for borough system for all or any part of unincorporated territory, and that boroughs may exercise county powers granted by and be administered as provided in charter. Provides that charter may provide for cooperation with and joint exercise of powers by other county or city boroughs or cities.

A.C.A. 41—COLLINS. (C. A.) Amends Sec. 22, Art. XX, re alcoholic beverages.

Provides for administration of Alcoholic Beverage Control Law by Alcoholic Beverage Control Commission rather than State Board of Equalization.

Ratifies and confirms act creating Alcoholic Beverage Control Commission.

Vests plenary power in Legislature to prescribe procedures for and scope of judicial review of commission's decisions.

Vests exclusive power to assess, and collect taxes on alcoholic beverages in commission.

A.C.A. 42—LINCOLN. (C. A.) Amends various secs., Art. IV, re Assembly.

Changes designation of "Assembly" to "House of Representatives" and makes technical changes in other sections to conform to above.

A.C.A. 43—LEVERING AND OTHERS. (C. A.) Adds Sec. 26, Art. I, re right to work.

Declares all persons have right to rely on self to advance economic interests of self and family, including right to refuse to become or remain member of labor organization.

Makes unlawful any interference with above rights by employers or labor organizations, and any combinations, agreements or concerted action entered into or performed to induce such interference. Declares state public policy with respect to above.

A.C.A. 44—LeROY E. LYON, LEVERING, AND CLOYED. (C. A.) Adds Sec. 26, Art. I, re right to work.

Declares as state public policy that right to work shall not be denied or abridged on account of membership or nonmembership in any labor organization.

Declares any agreement or combination between employer and labor organization whereby such membership is made a condition of employment, or whereby the organization acquires an employment monopoly, is an illegal combination in restraint of trade.

Prohibits specified requirements to be made by employers, implementing above provisions.

A.C.A. 45—MEYERS AND BERRY. (C. A.) Amends Secs. 3, 4, and 5, Art. IV, re terms of office of Legislators.

Increases term of office for Members of Assembly from 2 to 4 years, and of Senators from 4 to 6 years, half of Assembly and $\frac{1}{2}$ of Senate to be elected every 2 years.

A.C.A. 46—MEYERS AND BERRY. (C. A.) Amends Sec. 1, Art. II, re right to vote.

Permits voting by persons 18 years of age or over.

Deletes provision permitting persons who acquired citizenship under Treaty of Queretaro to vote.

Exempts person having right to vote on November 4, 1952, from educational qualifications for voting.

Deletes provision exempting persons who had right to vote on October 10, 1911, and persons 60 years of age or over on said date from educational requirements for voting.

TABLES OF
SECTIONS AFFECTED

TABLES OF SECTIONS OF THE CONSTITUTION, ACTS AND CODES AFFECTED BY BILLS AND CONSTITUTIONAL AMENDMENTS INTRODUCED IN THE 1953 REGULAR SESSION PRIOR TO THE CONSTITUTIONAL RECESS *

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* NOTE—Statutes contained in the latest edition of Deering's General Laws, its Pocket Supplements and Pamphlet Supplements are arranged by Deering Act number, and statutes which have no such number are arranged immediately following by year, chapter and page.

ABBREVIATIONS

Ad.	Adds
Ad (RN)	Adds by renumbering existing sections
Am.	Amends
R.	Repeals
RN.	Renumbers
S.	Supplements

AGRICULTURAL CODE

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
3	1605	----	Am			1697	Ad
6	168	----	Am	216.11	----	892	Ad
20	170	----	Am	216.12	----	892	Ad
30	2923	----	Am	221	601	----	Am
30.6	-----	1679	Ad	234	601	----	Am
34.6	1129	----	Am	234.5	601	----	R
34.7	603	----	Ad	235	601	----	Am
Div. 1,				236	601	----	Am
Ch. 3,				240	601	----	Am
Art. 1,				243	601	----	R
(heading)	-----	187	Am	246	601	----	R
	-----	188	Am	247	601	----	R
70	-----	187	Am	260.2	604	----	Am
71	-----	187	Am	263	160	----	Ad
73	-----	187	Am	274	2502	29	Am
	-----	188	Am	275	-----	33	Am
74	2795	187	Am	275.5	2502	32	Am
76	-----	187	Am	281.6	2502	31	Am
	-----	188	Am	284	2502	30	Am
77	-----	187	Am	301	169	----	Am
78	-----	187	Ad	316.5	2974	1527	Ad
80	-----	128	Am	331.8	2503	----	Am
	-----	895	Am	334.6	2503	----	Ad
	-----	1085	Am	336.4	2503	----	Am
	-----	1193	Am	336.6	2503	----	Am
80.5	-----	895	R	336.9	2503	----	Am
92	-----	891	R & Ad	336.10	2503	----	Ad
92.1	-----	47	Ad	336.11	2503	----	Ad
	-----	891	Ad	337	2503	----	Am
	-----	895	Ad	337.1	2503	----	Am
	-----	906	Ad	337.2	2503	----	Am
92.2	-----	891	Ad	337.3	2503	----	Am
92.3	-----	891	Ad	337.4	2503	----	Am
92.4	-----	891	R & Ad	337.5	2317	----	Am
92.5	-----	1674	Am	338	2503	----	Ad
98 to				338.1	2503	----	Ad
98.2	-----	893	Ad	340	2504	----	Am
106.1	-----	1684	Am	342.2	-----	1503	Am
110.5	1864	----	Ad	344.1	2503	----	Am
120	1129	----	Am	344.2	2503	----	R
120.1	305	----	Ad	344.25	3209	----	Ad
120.5	1129	----	Am	344.3	2503	----	R
121	1129	----	Am	344.4	2503	----	R
122	307	----	Am	344.5	2503	----	R
123	306	----	Am	344.6	2503	----	R
137	1046	----	Am	346.1	2503	----	Am
146	1046	----	Am	346.2	2503	----	Am
153.3	1128	----	Ad	348	2503	----	Am
154.3	1981	----	Am	348.6	2503	----	Am
160.1	899	1352	Am	348.8	2503	----	Am
	1184	----	Am	349.2	2503	----	Am
160.2	3438	----	Am	349.4	2503	----	Am
160.6	2522	----	Am	349.7	2503	----	Am
160.96	2523	----	Am	349.8	2503	----	Am
205.5	-----	1643	Am	349.9	2503	----	Am
	-----	1677	Am	353	2504	----	Am
207.6	-----	1698	Ad	353.3	2504	----	R
212	161	----	Am	353.8	2504	----	Am
216 to				354	2504	----	Am
216.10	-----	892	Ad	359.5	2504	----	Am

AGRICULTURAL CODE—Continued

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
359.10	2504	---	Ad	479	---	302	Am
360	2503	---	Am	493	524	---	Am
360.2	2503	---	Am	494	524	---	Am
360.3	2503	---	R	---	606	---	Am
363	1865	---	Ad	512	1979	---	Am
364	620	---	Am	525	3021	1681	Am
---	2504	---	Am	527	607	---	Am
364.1	2504	---	Am	563.5	544	---	Ad
364.9	2503	---	Ad	568.5	545	---	Ad
366 to	---	---	---	Div. 4,	---	---	---
366.6	2503	---	R	Ch. 6,	---	---	---
368	2503	---	Am	Art. 2	---	---	---
369	2503	---	Ad	(heading)	---	300	Am & RN
370.4	2319	---	Am	576	---	300	Am & RN,
380.51	2505	---	Am	---	---	---	Ad
380.52	2505	---	R	---	---	470	Am
380.55	2505	---	Am	577	---	300	Am & RN,
380.56	2505	---	Am	---	---	---	Ad
380.57	2505	---	R	578	---	300	Am & RN,
380.58	2505	---	Am	---	---	---	Ad
380.62	2505	---	Am	579	---	300	Am & RN,
380.64	1979	---	Am	---	---	---	Ad
380.70	2505	---	Am	580	---	300	Am & RN,
391	---	222	Am	---	---	---	Ad
391.7	---	222	Ad	581	---	300	Am & RN,
400	1978	1675	Am	---	---	---	Ad
402	2506	---	Am	582	---	300	Am & RN,
415	1978	---	Am	---	---	---	Ad
Div. 3,	---	---	---	583	---	300	Am & RN,
Ch. 7,	---	---	---	---	---	---	Ad
(heading)	2507	---	Am	593.5	1861	---	Ad
435	2507	---	Am	625	2257	---	Am
436	2507	---	Am	628	512	258	Am
Div. 3,	---	---	---	---	513	259	Am
Ch. 8,	---	---	---	---	---	291	Am
(heading)	2508	---	Am	---	---	292	Am
438	2508	---	Am	---	---	299	Am
438.1 to	---	---	---	637	---	---	Am
438.6	2508	---	Ad	638	2258	---	Am
439	612	---	Ad	640	2638	---	Am
---	1866	---	Ad	640.1	2638	---	Am
439.01 to	---	---	---	643	2638	---	Am
439.90	1866	---	Ad	644	2638	---	Am
445	2313	---	Am	644.1	2638	---	Am
447	2318	---	Am	645	2638	---	Am
449	524	---	Ad	646	2638	---	Am
Div. 4,	---	---	---	647	2638	---	Am
Ch. 2,	---	---	---	648	2638	---	Am
(heading)	---	1701	Am	648.1	2638	---	Am
450.5	167	---	Ad	651	608	1701	Am
451	2255	---	Am	Div. 4,	---	---	---
451.1	3022	1680	Ad	Ch. 6,	---	---	---
452	2254	---	Am	Art. 8	---	---	---
458	---	1701	Ad	(heading)	---	300	Ad (RN)
461	---	528	Am	657 to	---	---	---
---	---	1692	Am	659	---	300	Ad (RN)
462	859	---	Am	660	---	300	Am
464	56	528	Am	661	600	300	Am
---	---	1067	Am	---	1979	---	Am
464.5	---	528	Am	661 (d)	1979	---	Am
---	---	---	---	663	---	788	Am

AGRICULTURAL CODE—Continued

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
664		788	Am	737.11		658	R
666	608		Am	737.12	2796	--	Am
	2638		Am			658	R
666.5		1701	Ad	738		658	R
667	608		Am	739	1157	--	Ad
	3429		Am			658	R
668	608		Am	743		1695	Am
	2638		Am			1696	Am
670	2638		Am	744.2		1695	Am
671	2638		Am			1696	Am
674.5	546		Am	746.2		1695	Am
678	599		Am			1696	Am
679	1979		Am	754	166	--	Ad
705		1701	Am	762.95	1977	--	Am
727 to				771		1755	Am
729.6		658	R	779		1529	Ad
730		300	Am	782	2922	--	Am
		658	R	785	1981	483	Am
730.2		471	Am			1689	Am
		658	R	793		482	Am
730.3	3026	--	Ad	794		51	Am
		658	R	796.1	621	--	Am
730.4 to				796.2	621	--	Am
735.2		658	R		2259	--	Am
735.3		298	Am	796.6	621	--	Ad
		473	Am	799		700	Am
		658	R			1353	Am
735.3a		658	R	802	2251	701	Am
		1691	Ad			1322	Am
735.4 to						1353	Am
736.1		658	R	802.6	1615	--	Am
736.1-1		658	R	802.7	1862	--	Ad
		1693	Am	809		293	Am
736.2		658	R	810.5		49	Am
736.3	857		Am			481	Am
	858		Am	810.51 to			
	2883		Am	810.54		481	Ad
		658	R	818	2802	50	Am
		770	Am	828.25		719	Am
		930	Am	828.7a	323	--	Ad
736.4		658	R	828.83	621	--	Am
736.5		658	R	829.1	621	--	Am
		1641	Ad	829.2	2260	--	Am
736.10	2256	--	Am	829.5	623	--	Am
		658	R	829.9	622	--	Ad
736.11		273	Am	843.1	1980	--	Am
		658	R	853		129	Ad
736.12		301	Am	861		1687	Am
		472	Am	870.5		1232	Ad
		528	Am	900		1685	Am
		658	R	911.23	1127	--	Am
736.13		658	R	911.25	1127	--	R
		1091	Am	912	1127	--	Am
736.14 to				913	2920	--	Am
737.6-1		658	R	914	1127	--	Am
737.6-2	602	--	Am	919	1981	--	Am
		658	R	961		480	Am
737.6-3 to				1010	2526	--	Am
737.9		658	R	1011	2526	--	Am
737.10	1979	--	Am	1012	2526	--	Am
		658	R				

AGRICULTURAL CODE—Continued

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
1013	1981	-----	Am	1262	2497	173	Am
1038	2535	-----	Am	1266	1296	-----	Am
1044.5	1981	1686	Am	1300.2	1979	-----	Am
1066.5	2536	-----	R	1300.12	1130	1114	Am
1066.6	2536	-----	R		2093	-----	Am
1066.7	2536	-----	R	1300.15	1130	-----	Am
1071	2537	-----	Am	1300.16	1130	-----	Am
1080	2536	1642	Am	1300.18	-----	1688	Am
	-----	1678	Am	1300.19	1130	-----	Am
1080.1	2536	-----	Ad	1300.50 to			
1080.2	2536	-----	Ad	1300.55	1194	-----	Ad
1080.5	2536	-----	Ad	2000 to			
1080.6	2536	-----	Ad	2400	1863	-----	Ad
1080.9	2536	-----	Ad	2550 to			
1083	2292	-----	Am	2917	1867	-----	Ad
1092	1979	1676	Am	3050 to			
1101	-----	479	Am	3408	1868	-----	Ad
	-----	763	Am	3500 to			
	-----	764	Am	3626	1869	-----	Ad
1103.35	-----	763	Ad	4000 to			
	-----	764	Ad	4005	-----	658	Ad
1106.2	1981	1690	Am	4006	-----	550	Am
1106.3	1980	-----	Am		-----	551	Am
1142	3180	1779	Am		-----	658	Ad
1142.3	3180	1779	Am	4007 to			
1145a	2797	-----	Am	4352	-----	658	Ad
1148.26	308	-----	Am	4353	-----	548	Am
1151	165	-----	Am		-----	549	Am
1220	-----	1682	Am		-----	658	Ad
1239	-----	1683	Am	4354 to			
				4415	-----	658	Ad

BUSINESS AND PROFESSIONS CODE

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
101	1829	----	Am	2650 to			
107	1809	----	Am	2680	1001	431	Ad
108.5	1828	----	Am		2776	----	Ad
110.5	3198	----	R	2681 to			
110.6	3198	----	R	2694	1001	431	Ad
113.5	-----	1354	Ad	2708	-----	598	Am
114	-----	1351	Am	2718	-----	598	Am
114.5	-----	1351	Ad	2729	-----	598	Am
116	-----	1366	Ad	2732.1	-----	598	Ad
117	-----	1356	Ad	2733	-----	598	Am
125	-----	1355	Am	2733.1	-----	598	Ad
125.5	-----	1355	Ad	2733.5	2966	-----	Am
126	-----	1357	Ad	2734	-----	598	R
127	-----	1358	Ad		-----	605	Am
128	-----	1359	Ad	2736.5	-----	598	Am
129	-----	1365	Ad	2738	-----	598	Am
130	-----	1364	Ad	2741	-----	598	Am
156	-----	1363	Ad	2761 to			
158	150	-----	Am	2764	-----	606	Ad
	1808	-----	Am	2786	-----	1182	Am
159	-----	1362	Am	2811	-----	598	Am
202.5	-----	1360	Ad	2815	-----	598	Am
405	-----	1361	Ad	2827	-----	598	R
1050	3381	-----	Ad	2828	-----	598	R
1261	-----	1816	Am	2841	-----	1183	Am
1510.1	-----	416	R	2842	-----	1183	Am
1615	3115	-----	Am	2851	-----	601	Am
1628	-----	1346	Am	2855	-----	601	Am
1705	-----	1345	Am	2866	-----	602	Am
2117	2115	-----	Am		-----	603	Am
2135	1381	-----	Am	2871	-----	600	Am
2137.1	-----	199	Am	2873	-----	604	Am
2141.1	-----	1894	Ad	2873.5	-----	599	Am
2147.6	1383	-----	Ad	2878	-----	602	Am
2191	1380	-----	Am	2892	-----	600	Am
2290	2105	-----	Am	2895	-----	600	Am
2293	1377	-----	Ad	2900 to			
2313	1379	-----	Am	2940	-----	1183	Ad
2316.6	1175	-----	Ad	3044.5	-----	1769	Ad
2319	1373	-----	Am	3044.6	2775	-----	Ad
2340	1372	-----	II	3053	-----	139	Am
	1381	-----	Am		-----	527	Am
2341	1372	-----	R	3054	-----	527	Am
2342	1372	-----	R	3056	-----	139	Ad
2343	1372	-----	R		-----	527	Ad
	1381	-----	Am	3070.5	-----	140	Ad
2376.5	1376	-----	Am	3129	-----	138	Am
2383.5	1384	-----	Ad	3700 to			
2393	-----	1349	Am	3780	2185	-----	Ad
2394	1378	-----	Ad	4001	-----	1401	R & Ad
2429	-----	1349	Am	4004	-----	1401	Am
2436	2752	553	Ad	4031	-----	1401	Am
2455	-----	720	Am	4033	1375	-----	Am
2550	3015	-----	Am	4033.1	3384	-----	Am
2553	1382	-----	Am	4035	3408	-----	Am
2556	2765	1889	Am	4036	-----	907	Am
2556 (a)	-----	1336	Ad	4044	1581	-----	Am
2600 to				4049	-----	1402	Ad
2631	17	----	Ad	4090	3383	1401	Am

BUSINESS AND PROFESSIONS CODE—Continued

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
4090.5	3307	1753	Ad		3290	----	R
4165	3308	-----	Am	6060.7	3290	-----	R
4500	766	1797	Ad	6060.8	557	-----	Am
4501 to					3185	-----	Am
4562	-----	1757	Ad		-----	476	Am, Ad
4806	458	-----	Am		-----	477	Am
4828	605	-----	Am	6060.9	1236	-----	Ad
4950	191	-----	Ad	6061	3290	-----	H
4950.01 to				6068	2555	-----	Am & RN,
4950.48	3104	-----	Ad				Ad
4951 to				6069	2555	-----	Ad (RN)
4981	191	-----	Ad	6101	1280	-----	Am
5060	3177	-----	Am	6140	1277	393	Am
5082	1443	1878	Am	6141	1277	393	Am
	1444	-----	Am	6348.5	214	-----	Am
	3251	-----	Am	6508	-----	135	Am
5091	856	1788	Am	6509	341	-----	Am
5133	710	-----	Ad	6527	-----	575	Ad
5208	-----	1395	Am	6527.1	-----	575	Ad
5210	3335	733	Ad	6527.5	-----	575	Ad
5211	3335	733	Ad	6528	-----	575	Ad
5215	-----	1395	Am	6534.1 to			
5217	2131	-----	Am	6534.6	-----	575	Ad
5225	3338	-----	Am	6535	70	1628	Am
5227	2130	734	Am		2408	-----	Am
5230	72	-----	Ad	6537	-----	402	Am
5291	177	733	Ad		-----	727	Am
	3335	-----	Ad		-----	1403	Am
5292	3335	733	Ad	6546	71	1627	Am
5293	3335	733	Ad		2409	-----	Am
5400	3306	-----	Ad	6550.5	-----	575	Ad
5501	2274	-----	R	6550.6	-----	575	Ad
5516	2302	-----	Am	6595	-----	576	Ad
5535.5	3082	-----	Ad	6604	-----	1727	Am
5536	2274	-----	Am		-----	1823	Am
5537	2274	-----	Am	6627.5	-----	575	Ad
	3082	-----	R & Ad	6627.6	-----	575	Ad
5538	2300	-----	R	6630	342	575	Am
5541	2301	-----	Ad	6710	316	206	Am
	3082	-----	Ad	6711	316	206	Am
5542	3082	-----	Ad	6712	316	206	Am
5615	554	-----	Ad	6720	2731	-----	Am
	2645	-----	Ad	6738	1156	670	Am
	3305	-----	Ad	6743.5	2275	-----	Ad
5620 to				6751	316	206	Am
5686	554	-----	Ad	6753	316	206	Am
5802.3	-----	1234	Ad	6775	316	206	Am
6025	1475	-----	Am	6787	316	206	Am
6046	2555	-----	Am	6820	-----	1782	Ad
6055 to				6882	-----	1819	Ad
6055.7	3375	-----	Ad	6885	-----	1828	Am
6060	1276	651	Am	6945	1976	-----	Am
	2555	-----	Am	7026	1154	-----	Am
	3290	-----	R & Ad	7030.1	570	-----	Ad
	3291	-----	Am	7031	2121	-----	Am
6060.1	-----	478	Ad	7045.5	1448	-----	Ad
6060.5	3272	-----	Am	7056	1168	-----	Am
	3290	-----	R	7057	1168	-----	Am
	3379	-----	Ad	7058	1168	-----	Am
6060.6	3271	-----	Am	7059	1168	1130	Am

BUSINESS AND PROFESSIONS CODE—Continued

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
7068	1025	-----	Am		1484	-----	Am
7068.1	3186	-----	Ad	7550	1485	-----	Am
7090.5	2650	-----	Ad	7551	1483	-----	Am
7110	2360	-----	Am	7555 to			
	3189	-----	Am	7555.8	1485	-----	Ad
7120.5	609	-----	Ad	7580	1484	-----	Am
7146 to				7611	2386	-----	Ad
7149.1	2734	-----	Ad	7621	2340	-----	Am
7150	2734	745	Ad	7625	2340	1340	Am
7151 to				7626	2340	1340	Am
7183	2734	-----	Ad	7626.5	2340	-----	Ad
7200	976	-----	Am	7627.5	2340	-----	Ad
7209	976	-----	Am	7628	2340	1340	Am
7211	976	-----	Am	7647.5	2340	-----	Ad
7216	976	-----	Am	7647.6	2340	-----	Ad
7302	-----	421	Am	7649	2340	1340	Am
	-----	1404	Am	7666	2340	-----	Am
7303	343	398	Am	7668	2340	1340	Am
7322	-----	423	Am	7686	1975	-----	Am
7324	344	397	Am		2387	-----	Am
7329	-----	421	R	7686.5	2340	1340	Am
7330	-----	1626	Am	7701.5	846	-----	Ad
7331	-----	421	Am	7709	2340	-----	Ad
7332	-----	424	Am	7717.5	312	-----	Ad
	-----	1405	Am	7718.1	3262	1773	Ad
7333.5	-----	1802	Ad	7725	2340	1340	Am
7334	-----	419	Am	7726	2340	-----	Am
	-----	421	Am	7800 to			
7342	103	-----	Am	7974	2639	-----	Ad
7347	2191	-----	Am	8000	1870	-----	Ad
7351	-----	424	Am		-----	552	Am
7355	785	-----	Ad	8001	1870	-----	Ad
7356	785	-----	Ad	8002	1870	-----	Ad
7357 to					-----	552	Am
7359	94	-----	Ad	8003	1870	-----	Ad
7374.5	94	-----	Ad		-----	552	Am
7376.5	-----	423	Ad	8004	1870	-----	Ad
7376.6	-----	423	Ad	8005	1870	-----	Ad
7383	94	421	Am		-----	552	Am
7393	-----	421	Am	8006	1870	-----	Ad
7393.1	-----	421	Am	8007	1870	-----	Ad
7393.2	345	-----	Ad		-----	552	Am
7400	102	-----	Am	8008 to			
7401	1871	-----	Ad	8015	1870	-----	Ad
7412	94	421	Am	8016	1870	-----	Ad
7420	-----	421	Am		-----	552	Am
	-----	1406	Am	8017	1870	-----	Ad
7431	-----	423	Am	8018	1870	-----	Ad
7432	-----	423	Ad		-----	552	Am
7436	94	425	Am	8019	-----	552	Ad
7437	94	425	Am	8020	1870	-----	Ad
7438	-----	425	Am		-----	552	Am
7442	94	425	Am	8021	1870	-----	Ad
	785	-----	Am	8022	1870	-----	Ad
7522	1482	-----	Am		-----	552	Am
7527.5	1484	-----	Ad	8023 to			
7528	1479	-----	Am	8032	1870	-----	Ad
7536	1481	-----	Am	8300 to			
7540	1478	-----	Am	8309	1856	-----	R
7545	1480	-----	Am	8506	2129	-----	Am

BUSINESS AND PROFESSIONS CODE—Continued

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
8507	2129	-----	Am	9514	2553	-----	R
8508	901	-----	Am			416	Am
8516.1	2129	-----	Ad	9515 to			
8516.2	2129	-----	Ad	9518	2553	-----	R
8521	2127	-----	Am	9519	2553	416	R
8560	2128	-----	Am	9520	2553	416	R
8561	2126	-----	Am	9521	2553	-----	R
8562	2128	-----	Am	9522	2553	416	R
8563	2128	-----	Am	9522.1	2553	-----	R
8564	2128	-----	Am			416	Am
8565	2128	-----	Am	9522.2	2553	-----	R
8566	2128	-----	Am	9522.3	2553	-----	R
8568	2128	-----	Am			416	Am
8571	2128	-----	Am	9522.4 to			
8636	2125	-----	Am	9522.14	2553	-----	R
8637	2125	-----	Am	9522.15	2553	-----	R
8640	2125	-----	R & Ad			416	Am
8644	2125	-----	Am	9522.16	2553	-----	R
8800	1152	-----	Am			416	Am
8919	1153	-----	Am	9522.17	2553	-----	R
9002	1325	-----	Am			416	Am
9002.5	1325	-----	Ad	9523	2553	-----	R
9020	1325	-----	Am			416	Am
9020.5	1325	-----	Ad	9530 to			
9021	1325	-----	Am	9532	2553	-----	R
9026.5	1325	-----	Ad	9533	2553	-----	R
9028		748	Am			410	Am
9500	2553	-----	R	9533.5	2553	-----	R
9501	2553	-----	R			406	Ad
		416	Am	9534	2553	-----	R
9502	2553	-----	R	9534.5	2553	-----	R
		416	Am			411	Ad
9502.1	2553	-----	R	9535	2553	-----	R
		416	Am	9540	1235	406	Am
9503	2553	-----	R		2553	-----	R
		416	R		3440	1881	Am
9504	2553	416	R	9540.1	2553	406	R
9505	3441	416	Am	9540.3	2553	-----	R
	2553	-----	R			406	Am
9505.1	2553	-----	R	9540.4	2553	-----	R
		416	Am	9540.5	1235	406	Am
9505.2	1235	-----	Ad		2553	-----	R
	2553	-----	R	9540.51	2553	406	R
9505.3		416	Ad	9540.52	2553	-----	R
	2553	-----	R			406	Am
9506	2553	-----	R	9540.53	2553	406	R
		416	Am	9540.54	2553	406	R
9507	2553	-----	R	9540.55	2553	406	R
		416	Am	9540.7	2553	-----	R
9508	2553	-----	R			406	Am
		416	Am	9541	2553	-----	R
9509	2553	-----	R			406	R & Ad
		416	Am	9541.1	2553	-----	R
9510	2553	416	R			406	Am
9510.1	2553	-----	R	9542	2553	406	R
9511	2553	-----	R	9544 to			
		409	Am	9545	2553	-----	R
9512	2553	-----	R	9546	1235	-----	Ad
		416	Am	9550	1235	410	Am
9513	2553	-----	R		2553	-----	R

BUSINESS AND PROFESSIONS CODE—Continued

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
9551	2553	-----	R	9594.91	2553	-----	R
		410	Am			415	Ad
9552	2553	-----	R	9595	2553	-----	R
		410	R & Ad	9596	2553	-----	R
9553	2553	-----	R			414	Am
9554	2553	-----	R	9597	2553	-----	R
		410	R & Ad	9598	2553	-----	R
9555	2553	410	R			414	Am
9560	2553	-----	R	9598.5	1235	412	Ad
		410	Am		2553	415	R
9561	2553	411	R	9606	1856	-----	Am
9562	2553	-----	R	9607	1856	-----	Am
9563	2553	-----	R	9608.6	-----	196	Ad
		408	Am	9625	1856	-----	Am.
9564	2553	-----	R	9626	1856	-----	Am
		408	Am	9650	1856	-----	Am
9565	2553	-----	R	9652	1856	-----	Am
		408	Am	9655	1856	-----	Am
9566	2553	-----	R	9656	1856	-----	Am
		408	Am	9660.1 to			
9567	2553	412	R	9660.7	-----	196	Ad
		414	Ad	9661 to			
9575	2553	-----	R	9671	1856	-----	Ad
		304	Am	9683	1856	1773	Am
		413	Am	9700.6	1856	-----	R
9576	2553	-----	R	9702.2	1856	-----	R
9577	2553	-----	R	9702.3	1856	-----	R
9580	1235	407	Am	9712	1856	-----	R
	2553	-----	R	9716	1856	-----	R
9581	2553	-----	R	9751	-----	196	Am
9582	2553	406	R	9756	-----	196	Am
		407	Ad	9757.5	-----	196	Ad
9590	2553	-----	R	9758	-----	196	Am
		414	Am	9767	1856	-----	Am
9591	2553	414	R	9768	1856	-----	Am
9592	2553	-----	R	9800 to			
		414	Am	9881	2426	-----	Ad
9593	2553	-----	R	10052.5	-----	633	Ad
9594	2553	-----	R	10080	565	-----	Am
		415	Am	10082	565	-----	Am
9594.1 to				10101	-----	675	Ad
9594.14	2553	-----	R	10103	547	-----	Ad
		415	Ad	10106	565	-----	Am
9594.2	2553	415	R	10133	564	-----	Am
9594.3	2553	-----	R	10141	564	-----	Am
		415	Am	10142	564	-----	Am
9594.4	2553	-----	R	10154	713	-----	R
		415	Am	10155	713	-----	R
9594.5	2553	-----	R	10156.5	713	-----	Am
		415	Am	10156.7	713	-----	Am
9594.6	2553	-----	R	10156.9	696	-----	Ad
9594.7	2553	-----	R	10156.95	696	-----	Ad
		415	Am	10161.7	564	-----	Ad
9594.75	2553	415	R	10162	564	-----	Am
9594.8	2553	415	R	10176	-----	675	Am
9594.85	2553	-----	R	10177	-----	675	Am
		415	Am	10177.5	-----	675	Am
9594.9	2553	-----	R	10177.6	-----	675	Am
		415	Am	10207	564	-----	Am

BUSINESS AND PROFESSIONS CODE—Continued

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
10208.5	564	----	Am	11015	-----	672	Am
10208.7	564	----	R	11372	3198	-----	R
10213.5	564	----	Am	11506	2717	-----	Am
10213.7	564	----	R	11511	2698	-----	Am
10216	713	----	R	11512	-----	905	Ad
10217	564	----	Am	11513	-----	905	Ad
10218	564	----	Am	11525	2538	-----	Am
10219	564	----	Am	11525.1	2080	-----	Ad
10220	564	----	Am	11526	2538	-----	Am
10221	564	----	Am	11531	-----	523	Ad
10252	567	----	Am	11543	2698	-----	Am
10253	567	----	Am	11546	2633	-----	Ad
10254	567	----	Am	11547	2634	-----	Ad
10262	567	----	Am	11548	2634	-----	Ad
10263	567	----	Am	11551.5	2981	-----	Ad
10279.5	713	----	Am	11556 to	-----	-----	-----
10279.7	713	----	Am	11560	-----	905	Ad
10284.7	567	----	Ad	11567	-----	1914	Am
10285	567	----	Am	11575	2698	-----	Am
10301	-----	674	Am	11587	1662	-----	Am
10302	-----	674	Am	11590	1661	-----	Am
10302.5	-----	674	Am	11700 to	-----	-----	-----
10302.6	-----	674	Am	11709	1871	-----	Ad
10327	567	----	Am	12201	-----	622	Am
10328.5	567	----	Am	12201.1	-----	622	Ad
10328.7	567	----	R	12201.2	-----	622	Ad
10329.5	567	----	Ad	12207	-----	622	Ad
10333.5	567	----	Am	12501	-----	621	Am
10333.7	567	----	R	12507	2662	-----	Am
10334.5	567	----	Ad	12518	-----	621	Ad
10336	567	----	Am	12519	-----	621	Ad
10337	567	----	Am	12606.1	-----	620	Ad
10338	567	----	Am	12608	-----	620	Am
10339	567	----	Am	12611.5	300	-----	Ad
10340	567	----	Am	12706	-----	619	Am
10460	547	----	Am	12707.5	-----	619	Ad
10463	547	----	Ad	14200 to	-----	-----	-----
10464	547	----	Ad	14300	2804	-----	R & Ad
10505	566	----	Am	14301	2804	-----	R
10514	566	----	Ad	14302 to	-----	-----	-----
10524.7	566	----	Ad	14306	2804	-----	Ad
10525	566	----	Am	16104	1871	1575	Ad
10561	-----	673	Am	16105 to	-----	-----	-----
10562	-----	673	Am	16108	-----	1575	Ad
10562.5	-----	673	Am	16329	-----	1498	Am
10562.6	-----	673	Am	16330	-----	54	Ad
10587	566	----	Am	16800 to	-----	-----	-----
10588.5	566	----	Am	16804	1871	-----	Ad
10588.7	566	----	R	16902	2200	-----	Am
10593.5	566	----	Am	17000	2106	-----	Am
10593.7	566	----	R	17026	2980	880	Am
10596	566	----	Am	17044	2980	881	Am
10597	566	----	Am	17086	974	-----	R
10598	566	----	Am	18452	580	-----	Ad
10599	566	----	Am	18500 to	-----	-----	-----
10600	566	----	Am	18502	1827	-----	Ad
11010	-----	672	Am	18622	50	-----	Am
11010.5	749	-----	Ad	18634	186	-----	Am
11011	-----	672	Am	-----	2866	-----	Am
11013	-----	671	Am	-----	-----	-----	-----

BUSINESS AND PROFESSIONS CODE—Continued

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
18634.5	186	----	Ad	23033 to			
	2866	----	Ad	23041	1885	----	Ad
18650	3309	----	Ad	23042	1885	----	Ad
18651	3309	----	Ad		1886	----	Am
18671	----	607	Am	23043	1885	----	Ad
18711.5	----	693	Ad	23044	1885	----	Ad
18716	----	693	Ad	23045	3141	----	Ad
18730	1159	----	Am	23070 to			
18734	448	----	Am	23074	3141	----	Ad
19080	2312	----	Am	23100 to			
19422.6	----	893	Ad	23425	1885	----	Ad
19425	----	457	Am	23426	202	----	R & Ad
19439	----	111	Ad		1885	----	Ad
19486	2644	1471	Am	23427	202	----	R
19534	----	1056	Am		1885	----	Ad
19535	----	321	Ad	23428	202	----	R
19538	1438	----	Am		1885	----	Ad
19539	3011	1909	Am	23428.2	3179	----	Ad
19539.5	----	1056	Ad	23429 to			
19595	1364	----	R	23431	1885	----	Ad
19597	2644	1471	Am	23432	202	----	Am
19598	----	456	Am		1885	----	Ad
19620.1	----	1585	Am	23450 to			
19622	----	891	Am	23669	1885	----	Ad
	----	1585	Am	23669.5	----	1804	Ad
19622.6	----	48	Ad	23670 to			
	----	893	Ad	23788	1885	----	Ad
19622.7	----	696	Ad	23789	1300	----	Am
19624	----	891	Am		1885	----	Ad
	----	1563	Am	23790 to			
19626	454	179	Am	23792	1885	----	Ad
	----	891	Am	23793	3217	----	Ad
	----	1585	Am	23815	1885	----	Ad
19627	3017	454	Am	23816	1303	1184	Am
	----	826	Am		1885	----	Ad
19627.3	408	181	Am		2938	----	Am
19800	----	618	Am		2978	----	Am
19803	----	618	Am	23817	1302	----	Am
20740 to					1885	----	Ad
20752	----	779	R		2414	----	Am
20780	3397	----	Am	23818 to			
20861	----	592	R	23820	1885	----	Ad
20862.5	----	592	Ad	23821	1302	1184	Am
20865	----	592	Am		1303	----	Am
20866	----	592	Am		1885	----	Ad
20867	----	592	Am		2414	----	Am
20868	----	592	Am		2938	----	Am
21705	2431	----	Ad	23821.5	1303	1184	Ad
21713	2431	----	Am		2414	----	Ad
21714	2431	----	Am		2938	----	Ad
21714.5	2431	----	Ad	23821.6	1302	----	Ad
23000	1885	----	Ad	23822 to			
23001	1885	----	Ad	24016	1885	----	Ad
23002	1885	----	Ad	24017	1855	----	Ad
	1887	----	Am	24040 to			
23003 to				24072	1885	----	Ad
23031	1885	----	Ad	24073	1885	----	Ad
23032	1885	----	Ad		----	1533	Am
	1887	----	Am	24074	1885	----	Ad
					----	1533	Am

BUSINESS AND PROFESSIONS CODE—Continued

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
24075	1885	—	Ad	25630	1885	—	Ad
24076	1885	—	Ad	25631	1854	—	Am
24200	1885	—	Ad		1885	—	Ad
	2761	—	Am	25632 to			
24201 to				25656	1885	—	Ad
24300	1885	—	Ad	25657	362	—	Am
24400 to					1885	—	Ad
24407	1885	—	Ad		2758	—	Am
	3141	—	R		2759	—	Am
24431	1824	1469	Am		2760	—	Am
	1885	—	Ad	25658	1885	—	Ad
	3141	—	R	25659	1885	—	Ad
24432 to				25660	946	—	Am
24441	1885	—	Ad		1885	—	Ad
	3141	—	R	25660.2	946	—	Ad
24465	1823	1468	Am	25660.4	946	—	Ad
	1885	—	Ad	25660.6	946	—	Ad
	3141	—	R	25660.8	946	—	Ad
24466 to				25661	946	—	Am
24620	1885	—	Ad		1885	—	Ad
	3141	—	R	25662 to			
24750 to				25762	1885	—	Ad
25619	1885	—	Ad	29007	1374	—	Am
25620	2398	—	Ad	30046	1871	—	Ad
				30047	1870	—	Ad

CIVIL CODE

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
9	-----	475	Am	985	3266	-----	Am
25	1619	939	Am	1007	-----	920	Am
34.5	1226	-----	Ad	1013	-----	678	Am
43	1974	-----	Am	1013.5	-----	678	Ad
43.5(a)	164	547	Am	1180	1973	684	Am
47	3273	-----	Am	1181	1498	684	Am
48a	3273	-----	Am	-----	1973	-----	Am
48b	816	1745	Ad	1183.5	1972	-----	Am
54.5	332	-----	Ad	1184	1973	-----	Am
54.6	332	-----	Ad	1260	107	390	Am
108	2097	669	Am	-----	2390	-----	Am
111	3369	-----	Am	1263	-----	685	Am
122	3369	-----	R	1269	2786	-----	Am
123	3369	-----	R	1469	407	313	Ad
137.3	2438	1407	Am	1470	407	313	Ad
138	-----	1408	Am	1585	1232	-----	Am
139	-----	632	Am	1624	-----	1386	Am
-----	-----	1409	Am	1624a	1232	-----	R
142	-----	1410	Am	1714	779	1492	Am
146	-----	1411	Am	-----	406	-----	Am
146.1	-----	1488	Ad	1714.1	-----	1492	Ad
148	-----	1488	Am	1721 to	-----	-----	-----
149	-----	1488	Am	1732	1232	-----	R
159	-----	1412	Am	1732.1	1232	-----	R
163.5	-----	486	Ad	-----	1301	-----	Ad
195	-----	1439	Am	1733 to	-----	-----	-----
221	3265	-----	Am	1800	1232	-----	R
224	1225	1129	Am	1858b	1232	-----	R & Ad
224m	1227	-----	Am	-----	-----	-----	(RN)
224n	1224	-----	Ad	1858c	1232	-----	RN & Ad
224q	-----	1129	Am	-----	-----	-----	(RN)
224r	2652	-----	Ad	1858d	1232	-----	R & Ad
225p	-----	931	Am	-----	-----	-----	(RN)
225r	-----	1071	Ad	1858e	1232	-----	RN
226	173	-----	Am	1858f	1232	-----	Am & RN
-----	2970	-----	Am	1858h	2424	-----	Ad
226c	-----	1559	Ad	1858.01 to	-----	-----	-----
226m	-----	1560	Am	1858.85	1903	-----	Ad
227aaaa	-----	1168	Ad	1858.90 to	-----	-----	-----
291	3127	-----	Ad	1858.93	1921	-----	Ad
330.26	1920	-----	Ad	1861	574	-----	Am
682.1	-----	1489	Ad	1861a	575	-----	Am
683.2	1517	-----	Ad	-----	2209	-----	Am
718f	-----	1341	Ad	1861b	2208	-----	Ad
730 to	-----	-----	-----	1881.3	-----	1644	R
730.15	1921	-----	Ad	-----	-----	1699	R
794	781	-----	Ad	-----	-----	1700	Am
841.4	1921	-----	Ad	1925.1 to	-----	-----	-----
863	790	-----	Am	1925.5	1230	-----	Ad
872	2900	1547	Ad	1943	-----	1385	Am
873	2902	1546	Ad	1946	2210	-----	Am
874	-----	1548	Ad	2080.1	1971	-----	Am
955	1232	-----	R	2080.2	1971	-----	Am
980	3400	-----	Am	2080.3	1971	-----	Am
-----	3445	-----	Am	2080.4	1971	-----	Am
981	3400	-----	Am	2126 to	-----	-----	-----
-----	3445	-----	Am	2132d	1232	-----	R
982	3400	-----	Am	2225	3118	-----	Ad
-----	3445	-----	Am	2261	-----	957	Am
983	3400	-----	Am	2272	-----	955	Am
-----	3445	-----	Am	2272.1	-----	954	Ad

CIVIL CODE—Continued

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
2284	3129	1864	Ad	3027	978	----	Am
2285	3123		Ad		1232	----	R
		1863	Ad	3028	1232	----	R
2297	2787		Am	3029	1232	----	R
2364	3395		Ad	3067	----	1925	Ad
2466	----	676	Am	3082 to			
2468	----	676	Am	3090	1232	----	R
2469	----	676	Am	3090.5	1232	----	R
2469.1	2991	676	Am		1921	----	Ad
2811	1921		Ad	3091 to			
2892	1681		Am	3265e	1232	----	R
2931b		1465	Ad	3265g	1232	----	R
2934	1232	----	Am		1970	----	Am
2935	1232		Am	3266 to			
2953	3240	----	Am	3266d	1232	----	R
2955 to				3268	1232	----	Am
2978	1232	--	R	3320	1232	----	R
Div. 3,				3333.3	363	----	Ad
Pt. 4,				3333.5	194	----	Ad
Tit. 14,					782	----	Ad
Ch. 2a				3342	1921	----	Ad
(Ch. heading) 2401			Am	3343a	3128	----	Ad
2980	3048		Am		3399	----	Ad
2980.5	1232	1086	R	3345	156	----	Am
	2155		Am	3406	536	----	Am
2981	2418		Am	3440	1232	----	II
2982	2418		Am	3440.1	199	682	Am
2983	2419		Ad		1232	----	II
	2401	----	Ad		1969	----	Am
2986 to				3440.5	1232	----	II
3014	1232		R	3494	2788	----	Am
3014.5	299		Am	11101 to			
	1232	----	R	19507	1232	----	Ad
3015 to				110101 to			
3026	1232	----	R	110103	1232	----	Ad

CODE OF CIVIL PROCEDURE

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
33	1908	----	R	66d	1860	----	Am, R
36	1908	----	R		1908	----	R (as ad
39 to							by Stats.
39.6	1908	----	R				1946 (1st
39.11 to							E. S.), Ch.
39.14	1554	----	Ad, R				26 & as ad
40	1908	----	R				by Stats.
41	1908	----	R				1947, Ch.
47	1908	----	R				64)
49	2308	----	Ad, R	66e	1908	----	R
58 to					64		Am, R
58.5	1908	----	R		420		Am
58.6	701	----	Am	66f	1003	62	Am, R
	972	811	Am, R		1908	----	R
	1908	----	R	66g	1354	----	Am, R
58.7	1908	----	R		1908	----	R
58.8	1908	----	R	66h	1908	----	R
		123	Am, R	66i	1908	----	R
59	1908	----	R	66j	1200	4	Am, R
	2308	----	Am, R		1908	----	R
59.1	1908	----	R	66k	1908	----	R
59.2	1908	----	R			560	Am
	2308	----	Am, R	66l	924	----	Am
59.3	1908	----	R		1908	----	R
59.4	1908	----	R	66m	1908	----	R
59.5	1908	----	R	66n	1908	----	R
		1824	Am			38	Am, R
59.6	1908	----	R	66p	1908	----	R
	2308	----	Am, R	66q	1908	----	R
59.7	1908	----	R	66r	1908	----	R
59.8	1908	----	R	66s	1908	----	R
60 to				66t	1908	----	R
60.4	1908	----	R	66u	1908	----	R
61	1908	----	R			197	Ad
	2439	----	Am	66v	869	509	Ad, R
61.1 to						918	Ad, R
61.3	1908	----	R	67	1908	----	R
61.4	1908	----	Am	67a	1689	1313	Am
61.5	1908	----	R		1908	----	R
61.6	1908	----	R	67b	1908	----	R
61.7	1908	----	R	67c	1539	----	Ad
	2308	----	Am, R	73	1233	----	Am
61.8	1908	----	R		1908	----	R
61.15	2308	----	Ad, R	73a	1908	----	R
61.25	2308	----	Ad, R		2618	1312	Am
62	1908	----	R	73b	925	----	Am, R
	2308	----	Am, R		1908	----	R
62.1	1908	----	R		3028	----	Am
63	1908	----	R	73f	1234	----	Am
65.1	1908	----	R		1908	----	R
66	1908	----	R	75	695	----	Ad
66a	1908	----	R	77a	1908	----	R
66a-1	1908	----	R	78	1908	----	R
68L	1908	----	R	78.1	1908	----	R
68c	1908	----	R	79	1908	----	R
						1738	Am
						1833	Am

CODE OF CIVIL PROCEDURE--Continued

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
79.1	1752	----	Am, R	79.33	1908	----	R
	1755	----	Am	79.34	670	----	Am, R
	1908	----	R		1908	----	R
79.2	149	----	Am			889	Am
	1908	----	R	79.35	1908	----	R
79.3	147	871	Am			120	Am
	1908	----	R	79.36	776	----	Am
79.4	1908	----	R		1908	----	R
		34	Am	79.37	1908	----	R
79.5	144	25	Am			1413	Am, R
	1908	----	R	79.38	563	164	Am
79.6	1908	----	R		1908	----	R
	2529	1811	Am	79.39	1908	----	R
79.7	1632	----	Am	79.40	797	687	Am
	1908	----	R		1908	----	R
79.8	611	557	Am	79.41	1002	----	Am
	1908	----	R		1908	----	R
79.9	142	871	Am	79.42	404	----	Am
	1908	----	R		1908	----	R
79.10	1908	----	R	79.43	324	401	Am
	2825	735	Am		1908	----	R
		1764	Am	79.44	1908	----	R
79.11	1908	----	R			117	Am
		1812	Am	79.45	1908	----	R
79.12	1908	----	R	79.46	1908	----	R
79.13	1908	----	R			1920	Am
79.14	145	----	Am	79.47	1908	----	R
	1908	----	R	79.48	1908	----	R
79.15	1199	5	Am, R		2955	490	Am
	1908	----	R	79.49	208	74	Am
79.16	1908	----	R		1908	----	R
79.17	1908	----	R	79.50	973	----	Am
	2528	----	Am		1908	----	R
79.18	1908	----	R	79.51	1908	----	R
		342	Am			332	Am
79.19	1908	----	R	79.52	1908	----	R
	2280	1308	Am		2527	1810	Am
79.20	1908	----	R	79.53	1908	----	R
79.21	1908	----	R	79.54	1908	----	R
79.22	146	25	Am	79.55	143	25	Am
	1908	----	R		1908	----	R
79.23	1908	----	R	79.56	1908	----	R
		1741	Am			590	Am
79.24	1908	----	R	79.57	1908	----	R
79.25	1908	----	R	79.58	1908	----	R
	2291	343	Am			333	Am
79.26	148	----	Am	85	1908	----	R
	1908	----	R	86	1908	----	R
79.27	1908	----	R	86a	1908	----	R
79.28	1908	----	R	87	1908	----	R
	2953	----	Am	88	1908	----	R
		918	Am, R	89	2459	985	Am
79.29	141	1921	Am		2487	----	Am
	1908	----	R		2952	----	Am
79.30	1355	----	Am	98	1908	----	R
	1908	----	R	98.1 to			
79.31	140	----	Am	98.5	1908	----	R
	1908	----	R	98.6	1908	----	R
79.32	1908	----	R	98.7	1667	1083	Am
		341	Am		1908	----	R

CODE OF CIVIL PROCEDURE—Continued

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
105	1908	----	R	157	1908	----	R
	2484	1002	Am	158	1908	----	R
105.5	1908	----	R	160	3456	----	Ad
105a	1908	----	R	163	2599	----	Ad
108	1908	----	R		2641	----	Ad
108a	1908	----	R	170.5	1206	392	R & Ad
109	1908	----	R	171	1908	----	R
113	1908	----	R	172	1908	----	R
113a	1908	----	R	173	3398	----	Ad
113b	1908	----	R		3455	----	Ad
116	1908	----	R	174	3453	----	Ad
116a	1908	----	R	181	3459	1868	Ad
116b	1908	----	R	188	1908	----	R
116c	1908	----	R	189	1908	----	R
	2606	----	R	189.5	1908	----	R
116d	1908	----	R	189.7	1908	----	R
	2606	----	R	204	1753	----	Am
	-----	721	Am, R		1754	----	Am
116e to				204a	385	829	Am
116g	1908	----	R	204e	561	165	Am
	2606	----	R		1908	----	R
116h	1908	----	R	204g	1908	----	R
	2606	----	R		-----	1826	Am
	-----	721	Am, R	204h	879	----	Am
117	578	----	Am		1908	----	R
	2876	----	Am	204i	1545	----	Ad
117c	809	1005	Am		3097	----	Ad
	2843	----	Am	206a	3277	----	Ad
117d	808	1004	Am	258	560	163	Am
	2834	----	Am		671	----	Am, R
117h	811	1006	Am		1908	----	R
	2835	----	Am	259a	774	----	Am
117j	281	28	Am	259b	-----	1062	Ad
	812	1003	Am	260	769	----	Am, R
	2837	----	Am		1608	II	Am
117k	-----	28	Am		1908	----	R
117l	-----	28	Am		-----	665	Am
117ll	807	1007	Am	261	110	----	Am, R
	2836	----	Am		1908	----	R
117p	806	1008	Am	261.5	877	----	Am
	2838	----	Am		1908	----	R
117r	2876	----	Am	261a	878	----	Am
129	1908	----	R		1908	----	R
	2308	----	Am, R	261a.5	1908	----	R
129.5	2926	----	Ad		3098	----	Am
130	1908	----	R	261a.7	163	----	Am
142	1908	----	R		1908	----	R
143	1908	----	R	261a.8	1908	----	R
144	1756	----	Am	261a.9	773	----	Ad
	1908	----	R	261bb	1908	----	R
147	1908	----	R	261c	1908	----	R
148	1908	----	R	261d	1908	----	R
148a	2308	----	Ad, R		-----	1600	Am
149	1908	----	R	261e	562	162	Am
149a	1908	----	II		1908	----	R
150	1908	----	R	261f	772	----	Am
151	1908	----	R		1908	----	R
152	1908	----	R	261g	1228	854	Am
156	1908	----	II		1908	----	R
156.5	2308	----	Ad, R	261h	413	----	Am, R
					1908	----	R

CODE OF CIVIL PROCEDURE—Continued

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
261j	1908	----	R	546	1284	----	Am
262	1908	----	R	564	791	----	Am
262.2	1289	----	Am	581	-----	789	Am
	1826	----	Am	601	-----	521	Am
268	1608	665	Am	613.5	3119	----	Ad
	1908	----	R	620	3120	----	Ad
269	1908	----	Am		3374	----	Ad
269a	1758	----	Am	621	3374	----	Ad
	1767	----	Am	625	406	641	Am
	1908	----	R		779	----	Am
	2792	----	Am	631	32	1064	Am
269b	1544	----	Am		2810	----	Am
	1908	----	R	631.3	2810	1064	Am
270	1908	----	R	631.5	2810	1064	Am
271	1908	----	R	632	1278	----	Am
272	1908	----	R	647	-----	391	Am
274	827	----	Am	657	157	----	Am
	1908	----	R	659	328	----	Am
274c	1908	----	Am	663.1	1922	----	Ad
274d	1908	----	R	663.2	1922	----	Ad
274e	1908	----	R	669.1	1257	----	Ad
274f	2235	----	Ad	682	1281	----	Am
274g	2781	----	Ad	685	1239	----	Am
302	----	1709	Ad		2399	----	Am
304.3	1908	----	R	688	1283	----	Am
	-----	736	Am, R	689.5	1282	----	Am
		875	Am	689.6	1282	----	R
304.4	1908	----	R	689a	1282	----	Am
336	2998	----	Am	689b	1282	----	Am
340	1232	1754	Am	690.5	573	----	Ad
349.5	2081	----	Ad	690.26	-----	652	Am
	3133	----	Ad	691.5	-----	653	Ad
360.5	298	681	Am	710	-----	284	Am
	317	----	Am	711	2793	----	Am
372	1403	----	Am	726	1232	----	Am
377	-----	1708	Am	730	1922	----	Ad
379d	765	816	Ad	731b	1922	----	Ad
386.5	-----	677	Ad	751.01 to	-----	-----	-----
388.1	1182	311	Ad	751.28	1922	----	Ad
395	762	----	Am	754	-----	962	Am
402	3301	----	Ad	763	-----	964	Am
	3389	----	Ad	830 to	-----	-----	-----
	3450	----	Ad	836	1922	----	Ad
407	3190	----	Am	850 to	-----	-----	-----
410.1	1922	----	Ad	856	1922	----	Ad
412	3274	----	Am	964	329	----	Ad
413.5	153	----	Ad	981a	1260	----	Am
417	153	----	Am	998	767	815	Ad
426c	-----	922	Ad	1001	1178	384	Ad
437b	112	----	Am	1005.5	1509	----	Ad
437c	1279	----	Am		1510	----	Ad
460	3273	----	Am	1013a	692	----	Am
461	3273	----	Am	1018	2806	----	Am
474	1240	----	Am	1023	1760	----	Am
479	1491	----	Am		1761	----	Am
517	1287	----	Am	1032	1519	----	Am
538	3321	----	Am	1054	2990	----	Am
539.5	-----	804	Ad	1054.1	3132	----	Am
540	1286	----	Am	1057	2990	----	Am
542	1232	----	Am	1174a	2207	----	Ad
	1285	----	Am	1188.1	2440	----	Am

CODE OF CIVIL PROCEDURE—Continued

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
1188.2	2440	----	R & Ad		1458	----	R
1198.1	2908	172	Am	1550	1457	----	Am
1208.61 to					1459	----	Am
1208.70	1922	----	Ad		1968	----	Am
1238	1057	195	Am	1555	1457	----	Am
1238.4	-----	1057	Ad		1459	----	Am
1238.5	1922	----	Ad		1968	----	Am
1239.5	3147	----	Ad	1560	1457	----	Am
1241	109	----	Am		1459	----	Am
1248	-----	1026	Am		1968	----	Am
1248.1	2400	----	Ad	1570	1457	----	Am
	3370	----	Ad		1461	----	Am
	3401	----	Ad	1575	1457	----	Am
	3446	----	Ad		1466	----	Am
1252.1	-----	1574	Ad	1580	1467	----	Ad
1266.2	1922	----	Ad	1650 to			
1313	1457	----	Am	1681	1229	----	R & Ad
	1460	----	Am	1682 to			
1313.1	1457	----	Ad	1690	1229	----	Ad
	1460	----	Ad	1700 to			
1321	1457	----	Ad	1706	1922	----	Ad
	1458	----	Ad	1730	2770	----	Am
1325	1469	----	Am	1744	880	1905	Am
1325.1	1456	----	Ad		2769	----	Am
1326	1456	----	Am	1760.1	-----	1047	Ad
	1469	----	Am	1855b	1922	----	Ad
1355	1457	----	Am	1881	572	----	Am
	1471	----	Am	1885	1908	----	R
1356	1457	----	Ad	1885.1	1908	----	R
	1460	----	Ad	1885.2	1908	----	R
1382	1457	----	Ad	1928.1 to			
	1470	----	Ad	1928.4	1922	----	Ad
1410 to				1953 to			
1431	1457	----	R & Ad	1953.06	1922	----	Ad
	1471	----	R & Ad	1953i	-----	683	Am
1432 to				1973	-----	1386	Am
1439	1457	----	Ad	1973a	1232	----	R
	1471	----	Ad	1980.1 to			
1441	1457	----	Am	1980.8	1231	----	Ad
	1459	----	Am	2071	3125	----	Ad
1443	1457	----	Am	2072	3130	----	Ad
	1468	----	Am	2083	2794	----	Am
1446	1457	----	Am	2084	-----	832	Am
	1459	----	Am	2084.1	-----	832	Ad
1447	1457	----	Am	2084.2	-----	832	Ad
	1459	----	Am	2085	-----	832	Am
1448	1457	----	Am	2086	-----	832	Am
	1459	----	Am	2090	-----	832	Ad
1449	1457	----	Ad	2105	2896	464	Ad
	1463	----	Ad		3126	----	Ad
1465.1	-----	320	Ad	2105a	3131	----	Ad
1477	1457	----	R				

CONSTITUTION

Sections	A. C. A.	S. C. A.	Effect	Sections	A. C. A.	S. C. A.	Effect
Art. I				Art. VI			
1	21		Am	1a	3		Am
17	10		Am	4a		22	Am
26	43		Ad	4c		5	Am
	44		Ad	17	16		R
Art. II				25	16		Am
1	5	3	Am	Art. IX			
	9		Am	2	16		Am
	28		Am	Art. XI			
	46		Am	4		20	Ad
Art. IV				5	26		Am
1	33	8	Am	7½		27	Am
	42		Am	7½a	29		Ad
1e	36	14	Ad		40		Ad
2	19	7	Am	8.1	20		Ad
	34	28	Am	8½	31		Am
3	1		Am	16½	25		Ad
	16		Am	18½		15	Ad
	42		Am	21	23	4	Ad
	45		Am	Art. XIII			
4	1		Am	1	12	19	Am
	42		Am			26	Am
	45		Am	1c	22		Am
5	1		Am	1½	2	18	Am
	16		Am	1¾	4		Ad
	42		Am		35		Ad
	45		Am	1.9		24	Ad
6	6		Am	4	18	16	Am
	42		Am			23	Am
6.5	13		Ad	4.5		13	Ad
	39		Ad	9		12	Am
15½	34		Ad	14½	21		Am
16	34		Am		37		Am
17	42		Am	Art. XX			
18	16		Am	20	16		Am
19	42		Am	22	14	5	Am
26.5	7		Ad		30		Am
27	6		Am		41		Am
	42		Am	23	11		Ad
32e	24		Ad	Art. XXII			
34a		25	Am	10	16		R
36	38		Am	Art. XXIV			
38	42		Ad	7		17	Ad
Art. V				Art. XXVI			
2	1		Am	2.5	32		Ad
2.5	8		Ad	5	15	1	Ad
15	1		Am		17	2	Ad
15.5	8		Ad		27	9	Ad
17	1		Am			10	Ad
	16		Am	16.7		11	Ad
19	16		R				
22	16		Am				

CORPORATIONS CODE

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
301	1849	----	Am	5204	2805	----	Am
500	1849	----	Am	6202	2805	----	Am
501	1849	----	Am	9302	2805	----	Am
812	2499	----	Am	9304.5	2805	----	Ad
813	2498	----	Am	10209	-----	1522	Ad
2201	2500	----	Am	10700 to			
2404	1232	----	Am	10703	-----	872	Ad
2450 to				13200 to			
2486	1232	----	R	13356	1923	----	Ad
3004	538	----	Am	15032.5	-----	1092	Ad
3600	1849	----	Am	15502	537	----	Am
3603	2858	----	Am	15525	537	----	Am
3670	2805	----	Am	15700	2807	----	Am
3672	2805	----	Am	21200.5	970	----	Ad
3904	-----	1019	Am	25100	1395	440	Am
4102	2805	----	Am	25502	1396	439	Am
4119	2805	----	Am	25702	1397	437	Am
5010	1457	----	Am	25708	1397	437	Am
	1461	----	Am	26003	1399	438	Am
5011	1457	----	R	45000 to			
	1461	----	R	45012	-----	1122	Ad
5201	2805	----	Am				

EDUCATION CODE

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
30	---	1922	Ad	423	1125	---	Am
144	---	1634	R	---	1589	1342	R
187	2964	---	Ad	---	---	1663	Am
203	833	---	Am	424	322	---	Am
316	---	1414	Am	---	1589	1342	R
316.5	---	1414	Ad	425	1589	---	R
356	457	---	Am	---	---	115	Am
370	789	---	Am	---	---	1342	R
371	1669	---	Ad	426	1589	---	R
---	2342	---	Ad	---	---	35	Am
372	2342	---	Ad	---	---	1342	R
373	2342	---	Ad	427	235	---	Am
400 to	---	---	---	---	1589	1342	R
400.2	1589	1342	R & Ad	---	---	1598	Am
400.3	1589	1342	Ad	428	796	---	Am
401	1188	---	Am	---	1589	1342	R
---	1589	1342	R & Ad	---	---	1511	Am
402	1589	1342	R & Ad	429	1589	1342	R
403	526	---	Am	430	541	1165	Am
---	1589	1342	R & Ad	---	1589	1342	R
404	1589	1342	R & Ad	431	1589	1342	R
---	---	1415	Am	---	---	1919	Am
405	1294	---	Am	432	1589	1342	R
---	1589	1342	R & Ad	433	1589	---	R
---	---	1853	Am	---	2494	110	Am
406	58	202	Am	---	---	1342	R
---	1589	1342	R & Ad	434	1126	---	Am
407	1589	---	R & Ad	---	1589	1342	R
---	---	381	Am	---	---	1665	Am
---	---	426	Am	435	1589	1342	R
---	---	1342	R & Ad	436	1589	---	R
408	1589	---	R & Ad	---	---	1180	Am
---	---	39	Am	---	---	1342	R
---	---	1342	R & Ad	437	1589	---	R
409	1589	1342	R & Ad	---	---	309	Am
410	1589	1342	R & Ad	---	---	335	Am
411	1198	8	Am	---	---	1342	R
---	1589	1342	R & Ad	438	1589	---	R
412	1356	---	Am	---	---	334	Am
---	1589	1342	R & Ad	---	---	336	Am
413	1589	1342	R & Ad	---	---	1342	R
---	2436	1396	Am	439	1589	1342	R
414	1589	1342	R & Ad	---	---	1917	Am
415	1589	---	R	---	---	---	R
---	---	92	Am	440	1589	---	R
---	---	1342	R	---	2495	1260	Am
416	1589	1342	R	---	---	1342	R
417	699	968	Am	441	1589	1342	R
---	1589	1342	R	442	1589	---	R
418	1589	1342	R	---	---	868	Am
419	542	14	Am	---	---	1342	R
---	1589	---	R	443	1589	1342	R
---	---	491	Am	444	1589	---	R
---	---	1342	R	---	---	118	Am
420	210	---	Am	---	---	1342	R
---	1589	1342	R	445	1589	1342	R
421	401	855	Am	446	1589	---	R
---	1589	1342	R	---	---	335	Am
422	206	---	Am	---	---	1342	R
---	1589	1342	R				

EDUCATION CODE—Continued

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
447	1589	---	R	2421	1	65	Am
	---	84	Am		55	---	Am
	---	1342	R	2452	1314	---	Am
448	1589	1342	R	2481	1795	---	R
	2529	---	Am	2502	1794	---	Am
	1589	1342	R	2581	1591	---	Am
	2528	---	Am		1793	---	Am
450	1589	---	R	2583	1793	---	Am
	---	339	Am	2583.1	1793	---	R
	---	1342	R	2584	1793	---	R
451	1589	1342	R	2592	1591	---	Am
452	1589	---	R	2593	1591	---	Am
	---	868	Am		1793	---	R
	---	1342	R	2761	2784	---	Am
453	610	556	Am	2891	1795	---	Am
	1589	1342	R	2892	1795	---	Am
454	1589	---	R	2893	1795	---	Am
	---	337	Am	2895	1795	---	Am
	---	1342	R	2897	1547	---	Ad
455	1589	1342	R	2941	1793	---	Am
456	1589	1342	R	3132	1293	---	Am
	---	1918	Am	3401.1 to			
457	1589	---	R	3401.2	2351	---	Ad
	---	83	Am	3410 to			
	---	1342	R	3421	2351	---	Ad
458	1589	---	R	3431	2351	---	R
	---	82	Am		---	1120	Am
	---	1342	R	3432 to			
459	1589	1342	R	3439	2351	---	R
1002	162	---	Am	3461	2351	---	R
1007	364	---	Am		---	1120	Am
1011	2339	---	Ad	3462	2351	---	R
1011.1	2339	---	Ad		---	1120	Am
1017	2979	1059	Ad	3463 to			
	3004	---	Ad	3471	2351	---	R
1027	---	947	Am	3491	2351	---	R
1078	2971	---	Ad		---	1120	Am
1079	2971	---	Ad	3492	2351	---	R
1101.2	2339	---	Ad		---	1120	Am
1101.3	2339	---	Ad	3493	2351	---	R
1130	1586	---	Ad	3494	2351	---	R
1131	1587	---	Ad	3571 to			
1133	1588	---	Ad	3577	2351	---	R
1405.5	1203	---	Ad	3591	2351	---	R
1597.1	587	---	Am		---	1120	Am
1597.3	1818	---	Ad	3591.1 to			
1601.5	491	---	R	3605	2351	---	R
1801	2142	---	Am	3661	---	1120	Am
1801.1	2520	---	Ad	3691 to			
1801.5	471	---	Ad	3694	2351	---	R
1809	1020	---	Am	3741 to			
1812	1107	---	Am	3841	2351	---	R
1867	1293	---	Am	3896	2351	---	Am
2102.1	784	---	Am	3897	2351	---	Am
	2519	---	Am	3942	2351	---	Am
2103	46	---	Am	3943	2351	---	Am
2103.1	1740	524	Ad	3944	2351	---	Ad
2151	2350	---	Am	3945	2351	---	Ad
2205	86	---	Am	3946	2351	---	Ad
2209	1851	---	Am	3947	2351	---	Ad

EDUCATION CODE—Continued

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
3948	2351	----	Ad	5153.6	1840	----	Ad
3961	2351	----	R			731	R
3962	912	----	Am	5154	----	731	R & Ad
	2351	----	R	5155	----	731	R & Ad
3963 to				5156	1349	----	Am
3973	2351	----	R		1728	----	Am
4121	----	1530	Am			731	R & Ad
4122	----	1530	Am	5157	----	731	R
4311	731	1416	Am	5158	2603	----	Ad, Am
4366	----	1887	Ad			731	R
4752	----	1845	Ad	5801	----	15	Am
4861	----	257	Am	5922	78	----	Am
		1849	Am	6193	803	----	Am
4862	----	256	Am	6301	----	1306	Am
4881	355	----	R	6302	----	1306	Am
4882	355	----	R	6304	----	1306	Am
4901	355	----	Am	6305	----	1306	Am
4901.1	355	----	Am	6306	----	1306	Am
4901.2	355	----	Am	6331	----	1306	Am
4901.3	355	----	Am	6351	2144	----	Am
4901.7	354	----	R	6357	3341	----	Am
4902	355	----	Am	6357.2	1292	----	Am
4902.055	355	----	Ad	6358	515	----	Am
4902.06	355	----	Am		730	----	Am
4905	355	----	Am	6361	----	887	Am
4905.1	355	----	Am			1306	Am
4907	355	----	Am	6703	1728	----	Am
4908	355	----	Am		2017	----	Am
4909	355	----	Am	6711	1728	----	Am
4911	355	----	Am	6713	1728	----	Am
4912	355	----	Am	6801	1596	980	Am
4912.2	727	----	Am		2137	----	Am
	1310	----	Am	6802	2137	980	Am
4917.3	355	----	R	6804	822	----	R
4919	1592	----	Am	6806	822	----	Am
4931	355	----	Am	6807	----	1922	Ad
4931.1	355	----	Am	6811	1597	981	Am
4933.4	----	1568	Ad		2138	----	Am
4972	1728	----	R	6813	1728	----	Am
5005	3323	----	Am	6814	1728	----	Am
5009	----	286	R & Ad	6815	1728	----	Am
5010	268	----	Ad	6816	1728	----	Am
5044.5	1413	----	Am	6822	1728	----	Am
5045	1415	----	Am	6823	1728	----	Am
5048.1	----	1827	Am	6833	1728	----	Am
5050.3	----	56	Ad	6854	1728	----	Am
5083.3	----	68	Ad	6901	1728	----	Am
5120	7	----	Ad	6911	1728	----	Am
	1410	----	Ad	6921	1728	----	Am
5121 to				6931	1728	----	Am
5125		----	Ad	6932	1728	----	Am
5151	----	731	R & Ad	6933	1728	----	Am
5152	1728	----	Am	6934	1728	----	Am
		731	R & Ad	6951	1728	----	Am
5153	1728	----	Am	6961	1728	----	Am
		731	R & Ad	6971	2493	----	Am
		1903	Am	7000	----	731	R & Ad
5153.3	1728	731	R	7000.1	1728	----	Am
5153.5	1728	731	R			731	R & Ad

EDUCATION CODE—Continued

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
7000.2	----	731	R & Ad	7051	1728	----	Am
7000.3	12	----	R & Ad, Am	7052	----	731	R & Ad
	1728	731	R & Ad		----	1903	Am
7000.4	----	731	Ad	7053	----	731	Ad
7001	1728	----	Am	7061	1728	731	Ad
	----	731	R & Ad		----	731	R
7002	----	731	R & Ad	7062	1728	----	R & Ad
7003	1728	----	Am	7063	1728	----	R
	----	731	R & Ad		----	731	R & Ad
7004	----	731	Ad	7065	1728	----	R
7005	----	731	Ad		----	731	R & Ad
7011	1728	----	Am	7066	1728	----	R
	----	731	R & Ad		----	731	R & Ad
7011.1 to				7067	1728	----	Am
7018		731	R & Ad		----	731	R & Ad
7018.1	1728	----	Am		----	1903	Am
	2906	----	Am	7068	----	731	Ad
	----	731	R & Ad	7069	----	731	Ad
	1820	----	Am	7071	1728	----	R
7018.2	1728	----	R		----	731	R & Ad
	2906	----	Am	7072	1728	----	R
	----	731	R & Ad		----	731	R & Ad
	1820	----	Am	7073	1728	----	R
7019	1728	----	Am		----	731	R & Ad
	----	731	R & Ad	7074	1728	----	R
7020	----	731	Ad		----	731	R & Ad
7031	1594	----	Am	7075	1728	----	Am
	2140	----	Am		----	731	R & Ad
	----	731	R & Ad		----	1903	Am
7031.1	1728	731	R & Ad	7076	----	731	Ad
7032	1728	----	Am	7077	----	731	Ad
	----	731	R & Ad	7081	1728	----	Am
7033	1728	731	R & Ad		----	731	R & Ad
7034	1728	731	R & Ad	7091	1728	----	Am
7035	1728	731	R & Ad		----	731	R & Ad
7036	1728	----	Am	7092	1728	----	Am
	----	731	R & Ad		----	731	R & Ad
7036.5	1728	----	Am	7093	----	731	R
	----	731	R & Ad	7094	1728	----	Am
7037	1728	----	Am		----	731	R & Ad
	3439	----	Am	7094.1	----	731	Ad
	----	731	R & Ad	7094.2	----	731	Ad
7037.1	1728	----	Am	7095	1728	----	Am
	----	731	R & Ad		----	731	R
7037.2	1728	----	Am		----	731	R & Ad
	----	731	R & Ad	7096	----		
7037.3	----	731	R & Ad	7096.1 to			
7038	1728	----	Am	7096.3	----	731	Ad
	----	731	R & Ad	7097	----	731	R
7041	1728	----	Am		----	1922	Ad
	----	731	R & Ad	7098 to			
7042	----	731	R & Ad	7098.2	----	731	Ad
7043 to				7101	1728	731	R & Ad
7044.5		731	Ad	7101.1 to			
7046	1728	----	Am	7101.4	1728	----	Ad
	----	731	R & Ad		----	731	R
7047	----	731	Ad	7102	1728	731	R & Ad
7048	----	731	Ad	7102.1	1728	731	R & Ad

EDUCATION CODE—Continued

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
7102.2	1595		Am	7119	1728		Ad
	1728	731	R & Ad			731	R
	2139	982	Am	7121 to			
	2907		Am	7131		731	R & Ad
7102.3	1728	731	Ad	7132		731	R
7102.4	1728	731	Ad	7135 to			
7102.5	1728		Ad	7138		731	R
7103	1728		R & Ad	7141	1414		Am
		731	R			731	R & Ad
7103.1 to				7142		731	R & Ad
7103.5	1728		Ad	7143		731	R & Ad
7104	1728		R			1903	Am
		731	R & Ad	7144	1728		Am
7104.1	1728		R			731	R & Ad
	2907		Am	7144.1		731	R & Ad
		731	R & Ad	7145		731	R & Ad
7104.2 to				7146	1728		Am
7104.4		731	Ad			731	R & Ad
7105	1728		R	7146.1	1728		Am
		731	R & Ad			731	R & Ad
7106	1840		Ad	7148 to			
		731	R	7150		731	R & Ad
7107	1840		Ad	7151	1728		Am
		731	R			731	R & Ad
7109	1728		Am	7190		731	R & Ad
		731	R & Ad	7195	2362	1571	Ad
7109.1		731	R & Ad	7196	2362	1571	Ad
7109.2	1728		Am	7203	1728		Am
		731	R & Ad	7204	221	567	Am
7109.3	1728		Am		1728		Am
		731	R & Ad		3081		Am
7109.4		731	R & Ad	7209		623	Ad
7109.41 to						843	Ad
7109.43	1728		Ad	7251		731	R
		731	R	7252	1728		Am
7109.5 to						732	R
7109.8		731	R & Ad			1417	Am
7109.10	1728		Ad	7402	719		Am
		731	R	7407.1	1411		Ad
7111	1728		R & Ad	7431.1	47		Am
		731	R	7431.3		1834	Ad
7111.1		731	R			1879	Ad
7112	1728		R & Ad	7518	852		Ad
		731	R	7519	852		Ad
7113	1728		R & Ad	7520	852		Ad
		731	R	7702	2366	566	Am
7114	1728		R & Ad			1504	Am
		731	R			1897	Am
7114.1	1728		R	7705.1(a)	1593		Am
7115	1728		R & Ad	7711.6	1404		Ad
		731	R	7714.1		1117	Ad
7116	1728		R & Ad	7717		316	Am
		731	R	7802		13	Am
7116.1		731	R	7910.1	1585		Am
7117	1728		R & Ad	7910.2	1585		Ad
		731	R	7920 to			
7118	1728		Ad	7922		817	Ad
		731	R	7960 to			
				7964	635		Ad

EDUCATION CODE—Continued

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
8052	---	1154	Am	9851 to			
8151	412	---	Am	9932		15	Ad
8253	2237	---	Am	10171	1550	---	Am
8295 to				10172	1550	---	Am
8298	---	572	Ad	10174	1550	---	Am
8301	682	---	Ad	10202	1840	---	Am
8302	682	---	Ad	10205	1840	---	Ad
8303	682	---	Ad	10206	1840	---	Ad
8304	682	---	Ad	10207	1840	---	Ad
8305	682	---	Ad	10208	1840	---	Ad
8506	948	---	Ad	10209	1840	---	Ad
8571	2571	---	Am	10210	1840	---	Ad
8727	197	---	Am	10211	1362	---	Am
8728	197	1118	Am	10221	1884	---	Ad
	2352	---	Am	10324.5	---	886	Ad
8755	---	1896	Am	10501	---	1418	Am
8761	800	---	R (as ad by Stats. 1943, Ch. 71)	10503	2321	1886	Am
				10506.5	---	886	Ad
				10522	---	1419	Am
8811	---	1857	Am	11025	2148	---	Am
8812	---	1844	R	11031	2363	---	Ad
8815	---	1844	R	11181.1	2785	---	Am
8819.5	---	1844	Ad	11382	333	---	Am
8951	---	937	Am	11674	333	---	Am
8952	---	937	Am	12025	---	1228	Am
9141 to				12042	2141	---	Am
9147	---	15	R	12105	3325	---	Am
9148	3096	15	R	12142	2762	---	Am
9166	1651	---	Ad	12146	2349	---	Ad
9181 to				12202	794	1154	Am
9188	3096	---	R	12500	3172	---	Am
9191	---	1922	Am	12600 to			
9192	---	1922	R	12607	---	1367	Ad
9451	---	1490	Am	13001.2	---	168	Am
9452	---	1490	Am		---	314	Am
9607.2	499	---	Am	13001.5	500	---	Ad
9607.3	499	---	Ad	13031.1	---	126	Am
9641	---	876	Am	13031.5	502	---	Ad
9643	499	---	Am	13062	2762	---	Ad
9651	2846	---	Am	13081	1258	---	Am
	2847	---	Am	13082	1258	---	R
9652	2846	---	Am	13084	1258	---	R
	2847	---	Am	13085	1258	---	R
9653	2847	---	Am	13086	1258	---	Am
9654	2848	---	Ad	13087	1258	---	Am
Div. 4,				13089	1258	---	Am
Ch. 10,				13092	1258	---	Am
(heading)				13093	1258	---	Am
9700 to	---	1922	Am	13094	1258	---	Am
9702	---	1922	Am	13226	---	1846	Ad
9801	2546	1253	Am	13233.5	501	---	Ad
9801.2	2905	---	Am	13236	---	1852	Ad
9802	2905	---	Am	13442	802	---	Am
9807	2546	1253	Am	13521	39	1367	Am
	2905	---	Am	13526	1814	1367	Am
9807.2	2905	---	Am	13582	1123	---	R
9808	1031	864	Am	13583	39	---	Am
	2905	---	Am		553	---	R
9810	2906	1820	Ad		1123	---	R

EDUCATION CODE—Continued

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
13584	854	----	Ad	16791	-----	1421	Am
13651	1026	-----	Am	18041	3322	-----	Am
13673	-----	1890	Am	18042	952	-----	Ad
13674	2149	-----	Am	18051	77	488	Am
13675	92	1890	Am		849	-----	Am
13680	1016	-----	Ad		1358	-----	Am
13801	2143	-----	Am	18051.5	952	-----	Ad
13831.1	496	-----	Ad	18053	74	-----	Am
13831.2	2960	-----	Ad		849	-----	Am
13841.1	106	781	Am		1358	488	R
	-----	1856	Am	18053.5	---	-----	Am
13842	90	-----	Am	18053.6	53	-----	Ad
	1261	-----	Am	18056	825	-----	Am
14108	799	-----	Am	18057	73	488	Am
14137.5	1412	-----	Ad		823	-----	Am
14275.5	1062	-----	Ad		849	-----	Am
14344	2763	-----	Ad		2754	-----	Am
14384	1712	-----	Ad	18062	76	-----	Ad
14403	1712	-----	Ad	18120 to			
14448	1062	-----	Am	18126	2501	-----	Ad
14471	1259	-----	Am		2518	-----	Ad
14473.1	1259	-----	Ad		3206	-----	Ad
14495.2	1063	144	Am	18172.5	1951	-----	Ad
14522	1060	-----	Am	18181 to			
14525	1060	-----	Ad	18183	2608	1157	Ad
14551.5	-----	1854	Ad	18191	-----	1636	Am
14601	1060	-----	Am	18199	2915	-----	Am
14602	1060	-----	Am	18201	2915	-----	Am
14632	1061	1229	Am	18206	1952	-----	Ad
	1259	-----	Am	18234	3208	-----	Am
	1622	-----	Am	18237	-----	730	Ad
14633	-----	785	Ad	18405	384	141	Ad
14635	1590	-----	Am	18406	383	137	Ad
14636	1590	-----	Am	18851	-----	1422	Am
14639	1061	-----	Am	18942.5	-----	886	Ad
14639.5	-----	785	Ad	18950	2146	-----	Ad
14640	-----	785	Am	18951	2145	-----	Ad
	-----	786	Am	18952	2147	-----	Ad
14645	1266	-----	Ad	19101	-----	573	Am
14720.1	104	-----	Am	19102	-----	573	R
14720.2	104	-----	Am	19103	-----	573	Am
14722	105	-----	Am	19153	-----	249	Am
	850	-----	Am	19154	-----	249	Am
14745.5	-----	1420	Ad	19312	75	-----	Am
15000	-----	1904	Ad	19432	2975	-----	Ad
16145	1032	-----	Ad	19441	2677	-----	Am
16251	3442	-----	Am	19442	-----	1763	Ad
16271	-----	885	Am	19443	-----	1763	Ad
16271.1	1830	-----	Am	19501	915	-----	Am
16273	380	121	Am	19601	1527	1423	Am
16277	174	-----	Ad		1847	-----	Am
16424	1335	-----	Am	19601.5	1527	1423	Am
16426	495	-----	Ad	19601.6	1527	1423	Am
16430	1788	946	Am	19601.7	1527	1423	Am
16431	709	-----	Am	19602.3	1527	1423	R
	1788	-----	Am	19605	1527	1423	Am
16482	1739	-----	Am	19607.4	1527	1423	Am
16484	-----	1337	Am	19607.6	1527	1423	Ad
16490	724	-----	Ad	19608	1528	1424	Am
16673	913	-----	Am				

EDUCATION CODE—Continued

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
19610	1527	1423	Am	20384 to			
19611	1528	1424	Am	20387	1313	248	R & Ad
19611.3	1528	1424	Ad	20391	1311	246	R & Ad
19611.6	1528	1424	Ad			967	Am
19613.5	1527	1423	Am	20392	1311	246	R & Ad
19619		315	R	20392.5	1311	246	R & Ad
20005	1736		Am			967	Am
20241 to				20393	1311	246	R & Ad
20247	3280		Ad	20393.1	1311	246	R
20254		1227	Am			1425	Ad
20302		638	Am	20393.2	1311	246	R
20320 to						1425	Ad
20329	313		R & Ad	20394 to			
20341	3246		Am	20394.12	1311	246	R & Ad
20345	3171		Am	20394.15	1311	246	R
20345.1	3171		Ad	20420	3207		Ad
20354		1022	Am	20432		882	Am
20358	449	180	Am (as ad by Stats. 1951, Ch. 718)	20463	1884		Ad
				20502		1087	Am
	801	180	Am & RN (as ad by Stats. 1951, Ch. 1640)	20511 to			
				20514		315	Ad
				20543		637	Am
				20631	1804		Ad
				20651	451	177	Am
				20752	1274		Am
		833	Am & RN (as ad by Stats. 1951, Ch. 1640)	21159		1230	Am
				21200 to			
				21211	3197	1750	Ad
				21701 to			
				21704		183	Ad
20359	801	180	Ad (RN)	24001	3324		Am
		833	Ad (RN)	24205.2	2783		Am
20360	1309	247	Ad	24409.1	824		Am
20371 to				24503		888	Am
20372.5	315	178	R & Ad	24504		888	Am
20373	315	178	R & Ad	24641		1516	Ad
		965	Am	24651 to			
20374 to				24653	1884		Ad
20380	315	178	R & Ad	24801 to			
20381 to				24812	1584		Ad
20383	1313	248	R & Ad		1884		Ad
20383.5	1313	248	R & Ad	24813	1584		Ad
		883	Am	24814	1584		Ad
		966	Am				

ELECTIONS CODE

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
30.5		1105	Ad	Div. 4,			
30.6		1105	Ad	Ch. 2			
31	1064	-----	Am	(heading)	1064	-----	Am
37	1064	-----	Am	1600	2078	-----	Am
38	1064	-----	Am	1702	1967	-----	Am
45	1065	-----	Am	1708	1956	-----	Am
46.5	1114	-----	Am	1829	2521	1125	Am
120	3134	-----	Am	1850	320	89	Ad
120.5	1120	-----	Ad	1851	320	89	Ad
127	1108	-----	Am	2053	1071	-----	Am
128	1109	-----	Am	2100 to			
129	1110	-----	Am	2105		1784	R & Ad
	1121	-----	Am	2106	1116	-----	Am
130	1111	-----	Am			1784	R
180	1066	-----	Am	2107 to			
220	1067	-----	Am	2110		1784	R
230	3410	-----	Am	2111	1116	-----	Am
250 to						1784	II
252		1426	Ad	Div. 5,			
293	1115	-----	Am	Ch. 1,			
293.5	1115	-----	Am	Art. 4			
295	1115	-----	Am	(heading)	-----	1784	R & Ad
296	1115	-----	Am				(RN)
296.5	1115	-----	Am	2150 to			
370	1122	-----	Am	2153	-----	1784	R
373	490	-----	Am	2154	-----	347	Ad
501	1068	-----	Am		-----	1784	R
503	1069	-----	Am	2155 to			
	2202	-----	Am	2157		1784	R
575	1064	-----	Am	Div. 5,			
	3362	-----	Am	Ch. 1,			
576	1064	-----	Am	Art. 5			
655	2582	-----	Am	(heading)	-----	1784	R & Ad
658	1064	-----	Am				(RN)
665.1		1427	Ad	2200	-----	1784	R
668	1821	-----	Am	2201	-----	1784	R
668.5	1821	-----	Am	2203	1116	-----	Am
669	1821	-----	Am			1784	R
670 to				2203.5	-----	347	Ad
672.5	1821	-----	R			1784	R
673	1821	-----	Am	2204	-----	1784	R
674	1821	-----	R	2205	723	-----	Am
690	1493	-----	Am			1784	II
	2190	-----	Am	2206	2581	-----	Am
	3136	-----	Am			1784	II
950	3140	-----	Am	Div. 5,			
1005	1070	-----	Am	Ch. 1,			
1401.5	2798	-----	Ad	Art. 6			
1402.5	2798	-----	Ad	(heading)	-----	1784	R & Ad
1405.6	1204	-----	Ad				(RN)
1405.7	1205	-----	Ad	2250 to			
1408		750	Ad	2259	-----	1784	R
1509.7	2134	-----	Ad	2300 to			
1509.8	1119	-----	Ad	2304	-----	1784	R
	2798	-----	Ad	2304.5	-----	347	Ad
1509.9	2798	-----	Ad		-----	1784	II
1515	3357	-----	Am	2305	1116	-----	Ad
	3358	-----	Am	2350 to			
1516	1064	-----	Am	2355	-----	1784	II

ELECTIONS CODE—Continued

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
Div. 5,				3873	---	347	Am
Ch. 1,				3878	---	347	Am
Art. 9				3880	---	347	Am
(heading)	----	1784	Am & RN	3920	1064	1105	Am
Div. 5,					1476	---	Am
Ch. 1,				3921	1064	1105	Am
Art. 10					1476	---	Am
(heading)	----	1784	Am & RN	3924	1078	1105	Am
2420.1		347	Ad		1476	---	Am
2420.5	1072	---	Am	3925	1476	1105	Am
Div. 5,				3926	1064	1105	Am
Ch. 1,					1476	---	Am
Art. 11				3930	1064	1105	Am
(heading)	----	1784	Am & RN		1476	---	Am
2501	255	---	Ad	3941	1064	---	Am
2540.3	52	---	R	3944	1079	---	Am
2540.4	52	---	Am	3946	1064	1105	Am
2540.5	52	---	R		1080	---	R & Ad
2540.9	52	---	Am		1476	---	Am
2541	1064	1105	Am	4502	1118	---	Am
	1476	---	Am	4503	927	---	Am
2573	1064	---	Am	4505	927	---	Ad
2574	1064	1105	Am	4530	3364	---	Am
	1476	---	Am	4532	2205	---	Am
2575	1064	---	Am	4534	2594	---	Am
2576	1064	1105	Am	4536	1112	---	Am
	1476	---	Am		3365	---	Am
2599.5	151	---	Ad	4538	63	---	Am
2603	2204	---	Am		927	---	Am
2672	1064	---	Am	4538.1	927	---	Ad
2702	1476	1105	Am	4570	1081	---	Am
2703	1064	1105	Am	4652	2082	---	Ad
	1476	---	Am	4801	2206	---	Am
2705	1064	1105	Am	4830	1082	---	Am
	1476	---	Am	5005.5	2579	---	Ad
2740	1073	---	Am	5011	2819	---	Ad
2743.5	1074	---	Ad	5040 to			
2747	1476	1105	Am	5044	974	---	R
2751	3357	---	Am	5301	1117	---	Am
2753	1476	1105	Am	5304	---	1939	Ad
2791	---	1105	Am	5400 to			
2792	---	1105	Am	5405	1733	---	Ad
2793	---	1105	Am		1202	---	Ad
2794	---	1105	Am	5406	1202	---	Ad
2796	---	1105	Am	5407	1202	---	Ad
2797	---	1105	Am	5501	3135	---	Am
2810	1075	---	Am	5503	1083	---	Am
2830.5	256	---	Ad	5550	1084	---	R
2833	272	1532	Am	5553	1085	---	Am
2838	---	1105	R	5563	1086	---	R
2842	9	555	Am	5699	3018	1333	R & Ad
2843	1966	---	Am	5700	1087	---	R & Ad
2893.5	129	---	Ad	5703	1088	---	Am
2894	---	1105	Am	5709	1089	---	Am
3000	1076	---	Am	5726	1090	---	R
3800	2583	---	Am	5750	1494	565	Ad
3812	2827	---	Am	5751 to			
3829	1077	---	Am	5754	1494	---	Ad
3830	1064	---	Am	5805	1091	---	Am
3871	---	347	Am				

ELECTIONS CODE—Continued

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
5809	1092	----	Am	7972.5	787	----	S
5901.5	1361	----	Am	8001.5	4	----	Ad
5931.5	787	----	Ad	8010	1179	----	Ad
6254.5	2420	----	Ad	8025 to			
6342	1093	----	Am	8030	470	----	Ad
6701	2420	----	Am	8100	1064	----	Am
7003	1094	----	Am	8101	1064	----	Am
7005	1094	----	Am	8140	1075	----	Am
7007	1094	----	Am	8530	1064	----	Am
7008	1094	----	Am	8720	1064	1105	Am
7011	1095	----	Am		1476	----	Am
7014	1096	----	Am	8721	1476	1105	Am
7019	1096	----	Am	8722		1105	Am
7021	1096	----	Am	9710	2729	----	Ad
7023	1097	----	Am	9752	2079	----	Am
7101	1098	----	Am		2728	----	Am
7102	1098	----	R	9757	1105	----	Am
7104	1098	----	Am	9854	1106	----	Am
7108	1099	----	Am	Div. 11,			
7109	1100	----	Am	Pt. 2,			
7131	1096	----	Am	Ch. 4,			
7134	1096	----	Am	(heading)	1371	----	Am
7135	1096	----	Am	10051.1	2203	----	Am
7201	1101	----	Am	10052.1	2203	----	Ad
7205	1096	----	Am	10054	2203	----	Am
	1102	----	R	10056.1	2203	----	Ad
7206	1096	----	Am	10058	2203	----	Ad
	1102	----	R	10100 to			
7207	1096	----	Am	10109	1371	----	Ad
	1102	----	Am	10554	2593	----	Am
7607	1096	----	Am	11586	2592	----	Am
7608	1096	----	Am	10700	1064	----	R
7707.5	1113	----	Ad	Div. 13,			
7801.5	3359	----	Am	Ch. 2			
7921	1103	----	Am	(heading)	1064	----	Am
7924	1104	----	Am	11051	1064	----	Am
7950	-----	1428	Ad	11052	1064	----	Am
7964.1	787	----	S	11053	1064	----	Am
7966	1064	1105	Am	11054	1064	----	Am
	1476	----	Am	11503	974	----	R
7970	1064	----	Am	11649	282	----	Am
7970.5	787	----	S	11655	----	1137	Ad
7971	1064	----	Am	11656	----	1137	Ad
7971.5	787	----	S				

FINANCIAL CODE

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
1	3077	----	Am	5507	1820	----	Am
2	3076	----	Am	5508	-----	960	Am
3	3075	----	Am	5513	1820	----	Am
4	3074	----	Am	5514	1820	----	Am
6	3073	----	Am	5552	3276	----	Am
Div. 1				6001	-----	960	Am
(Ch. heading)	1965	-----	Ad	6463	1422	-----	Ad
211	-----	1163	Am	6511	-----	960	Am
662	-----	915	Ad	6512	-----	960	Am
950	1232	---	R	6513	-----	960	Am
990 to				6560	-----	960	Am
995	1232	---	R	6561	-----	960	Am
1010 to				Div. 2,			
1019	1232	-----	R	Pt. 1,			
1224	297	-----	Am	Ch. 9			
1350	2598	-----	Am	(heading)	-----	961	Am
1357	1344	-----	Am	Div. 2,			
1359	2660	755	Am	Pt. 1,			
	-----	1910	Am	Ch. 9,			
1362	2660	755	Am	Art. 1			
	-----	1910	Am	(heading)	-----	961	Am
1364	1343	-----	Am	6900 to			
1366	1343	-----	Am	6910	-----	961	Am
1590	455	-----	Am	7168	3275	-----	Am
	1342	-----	Am	7177	1423	-----	Am
2095	1341	-----	Am	7178	1423	-----	Am
3121.5	1457	-----	Ad	7205	-----	960	Am
	1464	-----	Ad	7410	-----	960	Am
3135	870	-----	Am	7615	2305	-----	Ad
3138.5	870	-----	Ad	7616	2305	-----	Ad
3392	-----	958	Am	7651	-----	960	Am
3513	1964	-----	Am	7900	-----	960	Am
Div. 2,				7901	-----	1789	Am
(title)	1820	-----	Am	8102	1820	-----	Am
Div. 2,				8706	-----	960	Am
Pt. 1,				8707	-----	960	Am
(title)	1820	-----	Am	9300	1422	-----	Am
5000	1820	-----	Am		1820	-----	Am
5001	1820	-----	Am	9304	1820	-----	Am
5002	1820	-----	Am	9307	1820	-----	Am
5004	1820	-----	Am	9308	1820	-----	Am
5010	-----	960	Am	9308.1	1422	-----	Ad
5013	1820	-----	Am	9309	1820	-----	Am
5055	1820	-----	Am	9553	1820	-----	Am
5057	1820	-----	Am	Div. 2,			
5060	1820	-----	Am	Pt. 2,			
Div. 2,				(title)	1820	---	Am
Pt. 1,				10000	1820	-----	Am
Ch. 2				10001	1820	-----	Am
(title)	1820	-----	Am	10002	1820	-----	Am
5200	1820	-----	Am	10003	1820	-----	Am
5201	1820	-----	Am	10007	1820	-----	Am
5205	1820	-----	Am	10008	1820	-----	Am
5206	1820	-----	Am	10200	1820	-----	Am
5207	1820	-----	Am	11000	1820	-----	Am
5208	1820	-----	Am	12000	2777	1713	R & Ad
5258	-----	960	Am	12001	2777	1713	R & Ad
5350	1820	-----	Am	12002	1252	647	Am
5351	1820	-----	Am		2777	1713	R & Ad
5352	1820	-----	Am	12003 to			
5501	1820	-----	Am	12103	2777	1713	R & Ad

FINANCIAL CODE—Continued

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
12200	1250	650	Am	12400 to			
	2777	1713	R & Ad	12403	2777	1713	R & Ad
12201 to				14254	1255	646	Am
12204	2777	1713	R & Ad	14454	1323		Am
12205	1252	647	Am	14804	1322		Am
	2777	1713	R & Ad	14805	1322		Am
12206 to				14805.5	1321		Ad
12213	2777	1713	R & Ad	15407	1324		Ad
12214	1251	649	Am	17003	1256	644	Am
	2777	1713	R & Ad	17202	1034		Am
12215 to				17202.1	1253	643	Ad
12219	2777	1713	R & Ad	17207	1256	644	Am
12220	1251	649	Am	17210.1	1256	644	Ad
	2777	1713	R & Ad	17210.2	1256	644	Ad
12221	2777	1713	R & Ad	17403.1	1256	644	Ad
12222	1251	649	Am	17403.2	1254	645	Ad
	2777	1713	R & Ad	17403.3	1254	645	Ad
12223	2777	1713	R & Ad	17406	1256	644	Am
12224	1252	647	Ad	17413.1	1256	644	Ad
12300	2777	1713	R & Ad	17414	1256	644	Am
12300.1	2777	1713	Ad	17417	1256	644	Ad
12300.2	1252	647	Ad	17418	1256	644	Ad
	2777	1713	Ad	17613	1256	644	Am
12300.3	1249	648	Ad	18004	249		Ad
12301	1251	649	Am	18203	1401	445	Am
	2777	1713	R & Ad	18206	1401	445	Am
12301.1	1252	647	Ad	18406.1	1400	446	Ad
	2777	1713	Ad	18410	251		Am
12301.2	1250	650	Ad	18655	250		Am
	2777	1713	Ad	18656	250		Am
12301.3	1250	650	Ad	18671	249		Am
	2777	1713	Ad	18672.1	249		Ad
12302 to				21200	3249		Am
12307	2777	1713	R & Ad		3377		Am
12307.1	1252	647	Ad	21201	3250		Am
	2777	1713	Ad		3376		Am
12308	2777	1713	R & Ad	21205	1267		Am
12309	1252	647	Am	21205.1	1267		Ad
	2777	1713	R & Ad	21205.2	1267		Ad
12310	2777	1713	R & Ad	21209	3248		Ad
12311	2777	1713	R & Ad	22210	1394	442	Am
12312	1252	647	Ad	22480	2707		Am
	2777	1713	Ad	22616	1393	441	Am
12313	1252	647	Ad	24210	1402	444	Am
	2777	1713	Ad	24610	1398	443	Am

FISH AND GAME CODE

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
2		262	Am	421.5		667	Ad
13.3		1671	Am	423	294		Am
13.4		1671	Ad	424		73	Ad
		1672	Ad	427		73	Am
14.2		543	Am	429	922		Am
15		543	Am		3149		Am
15.1		543	Am	429.5		746	Am
15.2		543	Am	429.6	2336		Am
15.3		543	Am	432.5		501	Am
16		543	Ad	440	1180		Am
16.1		543	Ad	441	1180		Am
16.2		543	Ad	442	1180		Am
16.3		133	Am	443	1180		Am & RN,
		1916	Am				Ad
16.5		1673	R	444	1180		Ad
16.6		1673	Ad	445	1180		Ad
18		543	Am		1879		Ad
19.6		133	Am	446	1180		Ad
		261	Am		1879		Ad
		1916	Am	447	1180		Ad (RN)
21.6	2921		Ad	450.2		495	Ad
24		1671	Am	450.5	1169		Am
29	506		Am	453	507		Am
29.1		1671	Am	458.1	294		Am
29.5	3203		Am	460		327	Am
30.5	742		Ad	461	2892		Am
34.5		798	Ad		3299		Am
37.2		1671	Am	462		539	Ad
38	10		Am	470 to			
38.5	10		Ad	474		496	Ad
39.1		133	Am	480.1		879	Ad
		1673	Am	495	593		S
		1739	Am	496	593		S
		1916	Am	506		57	Ad
39.2		226	Am			125	Ad
39.6		225	R	526.5		78	Ad
39.7	688		Am	526.6		78	Ad
39.9		73	Ad	534		192	Am
40 to				563	668		Am
42		229	R	564	668		Am
43		568	Ad	580.1		879	Ad
48		720	Am	610	294		Am
50	2531		Am			263	R
51	2532		Am	611	294		Am
88	585		Am			263	R
88.5	583		Ad	611.5		263	R
89	934		Am	611.6	294		Am
118		264	R			263	R
169		1101	Ad (RN)	611.7	294		Am
191		1101	Am & RN			263	R
276.5		1101	Ad	612	294		Am
325.1	327		Ad			263	R
330	2992		Am	613	294		Am
340		800	Am			263	R
		1742	Am	614		263	R
403	989		Am	615	294		Am
404		498	Am			263	R
407		73	Am	615.1	294		Am
		502	Am			263	R
420	159		Am				

FISH AND GAME CODE—Continued

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
615.2 to				790	507		R
615.4		263	R	790.1	507		R
615.5	294		Am	791	507		R
		263	R	792		264	Am
615.6	294		Am	793	507	264	R
		263	R	794		264	R
615.7 to				794.5	1247		R
618		263	R			264	Am
619.5	294		Am	794.6		264	Ad
		263	R	794.7		264	Ad
620 to				794.8		264	Ad
621.5		263	R	796		264	Am
622		1671	Am	797	798	325	Am
623	294		Am		1171		Am
650		588	R	800		324	Am
651.1		588	Ad	801.5	1247		R
652 to						264	Am
658		263	R	802	1247		R & Ad
659		588	R			264	Am
691		263	R	803		224	Am
692		263	Ad	803.1		941	Ad
693 to				804		263	R
695		263	R	805	507		R
698		263	R	809		263	R
698.5 to				810		263	R
712		263	R	810.5		263	R
714.6	835		Ad	816	400		Am
714.7	836		Ad	817	400		R
	2723		Ad	818	400		Am
719	507		R	819	400		Am
721		263	R	820	400		Am
722		263	R	821	400		Am
723		45	R	845.3	582		Ad
724	507		R	846	953		Am
		45	Am	847	929		R
724.5		45	Am	851		894	Ad
		263	R	869	2722		Ad
724.7		45	Am	884	934		Am
726	834		Am	886	905		R & Ad
727		263	R	902		691	Am
728		263	R	903		691	Am
734	1577		R	904	910		R
736	931		R	905	910		Am
	1577		Am	906	910		R
	2160		Am	919.1	586		Ad
738	928		R	925	873		Am
	1577		Am		2725		Am
738.5	1577		Ad	927	873		Am
747	2335		Ad	930	933		Ad
782	597		Am	949		44	R
783	597		Am	951.1		782	S
786	507		R	953	584		Am
	597		Am	955	584		Am
786.5	507		R	956		359	Am
	597		Am	957		359	R
786.6	597		Ad	958		487	Am
787	1800		Am	958.5	1734		Ad
788	1799		Am	970	597		Am

FISH AND GAME CODE—Continued

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
971	597	-----	Am	1155	2533	-----	Am
	1169	-----	Am	1159	-----	541	Am
980 to				1164	296	-----	Am
981.5	581	-----	Ad	1165	296	-----	Ad
Div. 4,					1878	-----	Ad
Pt. 2,					3406	-----	Ad
Ch. 5,				1165.1 to			
Art. 1				1165.6	1878	-----	Ad
(heading)	581	-----	AM & RN	1166	296	-----	Ad
Div. 4,					1878	-----	Ad
Pt. 2,				1166.1 to			
Ch. 5,				1168	1878	-----	Ad
Art. 1.5				1171.1	-----	253	Am
(heading)	581	-----	Ad (RN)		-----	726	Am
992	-----	265	Am	1176	2533	-----	Am
1012	-----	500	Am	1182	2553	-----	Am
1015	875	-----	Am	1184	1306	725	Am
1015.5	848	-----	Am	1200	-----	263	R
1060	715	-----	Am	1201	-----	263	R
1063	716	-----	Am	1201.5	-----	502	Am
1065	904	1756	Am	1204	539	797	Am
	-----	1069	Am	1231.5	595	-----	Ad
1065.5	-----	1069	Ad	1232	2553	-----	Am
	-----	1756	Ad	1251.5	220	-----	Ad
1066	714	1069	Am	1260	2295	-----	Am
	-----	1756	Am	1261	2295	-----	Am
1066.5	-----	1069	Ad	1262	2295	-----	R
	-----	1756	Ad	1270	-----	263	R
1067	-----	1069	Am	1272	-----	263	R
	-----	1756	Am	1276	2295	-----	Am
1070	-----	1069	R	1280	-----	502	Am
	-----	1756	R	1281.5	991	-----	Ad
1071	-----	1069	Am	1286	-----	1671	Am
	-----	1756	Am	1293	414	-----	Am
1076.5	444	-----	Ad	1341	-----	263	R
1078	717	-----	Am	1342	-----	503	Am
	1734	359	R	1347	-----	799	Am
1079	669	-----	Ad	1351	-----	294	Am
1080 to				1352	-----	294	Am
1082	-----	1202	Ad	1354	-----	294	R
1083 to				1384.6	-----	1525	Am
1089.2	2854	-----	Ad	1403	1405	190	Am
1096.6	930	-----	Ad	1411	1405	190	Am
1106	-----	499	Am	1420	1876	-----	Ad
1115 to					1877	-----	R
1120	1245	-----	Ad	1425 to			
1151	-----	1832	Am	1475	1876	-----	Ad

GOVERNMENT CODE

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
2	2973		Am	4102 to			
7.5		1633	Ad	4105	2234		R
7.6		1633	Ad	4106	2234		R
120		1116	R		3187		Am
126		1116	Am	4107	2234		R
170	2724		R	4108	2234		R
171	2724		R	4205	1963		Am
172	2724		R	4301	1553		Am
190 to					2170		Am
196	1895		Ad	6003	2117		Am
276	3258		Ad	6003.5	2117		Ad
	3426		Ad	6075 to			
420		1014	Am	6078	1895		Ad
430	1895		Ad	6103	1666	268	Am
431	909		Am	6650	1895		Ad
	1895		Ad	6700	392		Am
432 to				6704	2472	1045	Am
437	1895		Ad	6860	1895		Ad
481	3427		Ad	6900 to			
1062.5		131	Am & RN	6909	1895		Ad
1090		1075	Am	8025 to			
		1765	Am	8036		925	Ad
1090.5		1765	Ad	8110 to			
1091		1075	Am	8118		749	Ad
		1765	Am	8200	1657		Am
1092		1075	Am		1962		Am
		1765	Am	8201	2945	1717	Am
1153.1	2995		Ad	8202	2112		Am
1156	1747		Am	8211	1656		Am
1157.1	2054		Am	8213	2988		Am
1229	19	1429	Ad	8400	1895		Ad
	150	1580	Ad	Tit. 2,			
	2433	1837	Ad	Div. 2,			
1230	1160		Ad	Pt. 1,			
	2158		Ad	Ch. 1,			
	2986		Ad	Art. 5			
1231	1576		Ad	(heading)	1961		Am & RN
1360	1796		Am	Tit. 2,			
1361	1796		R	Div. 2,			
1367	1796		Ad	Pt. 1,			
1368	1796		Ad	Ch. 1,			
1369	1796		Ad	Art. 6			
1400 to				(heading)	1961		Ad (RN)
1413	1895		Ad	9130.5		330	Ad
1481	1652		Am	9143	28	1477	Am
1604	3043		Am		2416		Am
1956		814	Am	9351.3		938	Am
1957	178		Ad	9355	2425	1807	Am
	303		Ad	9356.1	3200		Am
2001.4		717	Ad	9357.2	3200		Am
2010	1816		Ad	9359.1		536	Am
3020.5	1908		Ad	9359.81	253		Ad
3102	1796		Am	9411		737	Am
3103	1796		Am	9700		925	Am
3107	1796		Am	9705		925	Ad
3110	3312		Ad	9763		925	Am
4001	863	1657	Am	9900.1		791	Ad
4100	2234		R	9900.2		791	Ad
	2188		Am	9901	1007		R

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Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
9902	1007	-----	R	11092	1436	376	R
		793	Am	11280	-----	376	Ad
9903	1007	-----	R	11281	-----	376	Ad
9904	1005	795	Am	11351 to			
	3412	-----	Am	11354	3198	-----	Ad
9905	1007	-----	R	Tit. 2,			
9906	1005	791	Am	Div. 3,			
9906.01 to				Pt. 1,			
9906.05	-----	791	Ad	Ch. 4			
9906.2	3413	-----	Am	(heading)	3198	-----	Am
9906.5	3411	-----	Am	11370	3198	-----	Am
9907	-----	792	Am	11374	844	-----	Am
		795	Am	11380	-----	861	Am
9908	1006	791	Am	11383	1522	-----	Am
9909	-----	796	Am	11409	-----	862	Am
9911	-----	791	R	11410	1523	-----	Am
		794	Am	11420	-----	1307	Am
9912	1004	-----	Ad	11421	1524	136	Am
	3336	-----	Ad	11422	1525	136	Am
10242	35	169	Am		-----	1307	Am
10250 to				11423	-----	1307	Am
10289	-----	1479	Ad	11424	-----	1307	Am
10300 to				11426	-----	1307	Am
10351	35	169	R & Ad	11440	-----	136	Am
10500 to					---	860	Am
10530	28	1477	Ad	Tit. 2,			
	2416	-----	Ad	Div. 3,			
10531	28	-----	Ad	Pt. 1,			
11005	2095	1395	Am	Ch. 4.5			
11007.5	304	-----	Am	(heading)	3198	-----	Ad
			(As ad.	11500	3198	774	Am
			by Stats.	11501	1520	-----	Am
			1951, Ch.		3198	-----	R & Ad
			1612)	11502	3198	-----	R & Ad
	694	-----	Am (As	11505	3198	-----	Am
			ad. by Stats.	11521	1644	-----	Am
			1951, Ch. 1612)	11524	1521	-----	Am
	2007	-----	Am & RN	11550	632	1163	Am
			(As ad. by	11551	632	710	Am
			Stats. 1951,		957	1395	Am
			Ch. 1612)		2095	-----	Am
11007.6	2007	-----	Ad (RN)		2096	-----	Am
		276	Ad	11552	1271	1163	Am
11009	2006	-----	Am & RN		1390	1639	Am
			(As ad by	11553	1271	-----	Am
			Stats. 1945,		1272	-----	Am
			Ch. 101)	11554	1271	-----	Am
	2095	1395	Am		1272	-----	Am
11010		285	Am	11555	1271	-----	Am
11011	2005	-----	Am & RN	11556	957	710	Am
			(As ad. by		1271	1519	Am
			Stats. 1951,		1390	1639	Am
			Ch. 1743)		1658	-----	Am
11011.5	2005	-----	Ad (RN)		2095	-----	Am
11012	2006	-----	Ad (RN)		1658	-----	Ad
11013	2934	-----	Ad	11556.5	2874	-----	Ad
11020	1802	-----	Am				
11030.1	981	-----	Ad	11557	1271	-----	Am
11033		131	Ad (RN)		1272	-----	Am
11041	862	1657	Am		1390	-----	Am
	2096	---	Am	11557.5	2874	-----	Ad

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11558	1271	1519	Am	13537	-----	924	Am
	1390	-----	Am	13537.5	-----	923	Ad
	1431	-----	Am	13538	-----	924	Am
12040	188	824	Am	13552 [†]	-----	1018	Am
	863	1395	Am	13608	-----	925	Ad
	2095	1657	Am	13661	-----	124	Am
	2096	-----	Am		-----	318	Am
	2868	-----	Am	13667	3289	-----	Am
12152	-----	1583	Am	13800 to	-----	-----	-----
12220 to	-----	-----	-----	13802	1895	-----	Ad
12229	1436	418	R	13920	1163	-----	Am
12260 to	-----	-----	-----		1616	-----	Am
12263	1436	-----	R	13926	-----	185	Am
	-----	418	R & Ad	13927	1583	-----	Ad
12264	1436	-----	R	13943.5	-----	277	Am
	-----	319	Ad	13950.5	1386	-----	Ad
	-----	418	Ad	13956	580	203	Ad
	-----	504	Ad	Tit. 2,	-----	-----	-----
	-----	596	Ad	Div. 3,	-----	-----	-----
12265 to	-----	-----	-----	Pt. 5,	-----	-----	-----
12271	1436	-----	R	(heading)	-----	1636	Am
	-----	418	Ad	14000 to	-----	-----	-----
12272	1436	-----	R	14004	-----	1636	R
	-----	417	Ad	14005	863	-----	Am
12282 to	-----	-----	-----		2095	-----	Am
12289	-----	376	Ad		2096	-----	Am
12465	1436	-----	R		-----	1636	R
12470	645	1395	Am		-----	1657	Am
	2095	-----	Am	14006 to	-----	-----	-----
12474	645	-----	Am	14010	-----	1636	R
12478	1165	-----	Ad	14030	-----	1636	R
12523	2410	-----	Ad		-----	1757	Am
	2587	-----	Ad	14031	-----	1636	R
12524	2410	-----	Ad	14032	-----	1636	R
	2587	-----	Ad	14033	863	-----	Am
13009	1416	-----	Am		2096	-----	Am
13077	1291	-----	Ad		-----	1636	R
13101	-----	186	Am		-----	1657	Am
13106	415	-----	R	14034	863	1636	R
13118	-----	289	Ad		2096	1657	R
13140	-----	104	Am	14034.1	2844	1320	Ad
13144	1164	104	Am		-----	1636	R
13162.1	2738	1584	Ad	14035	863	1636	R
13163 to	-----	-----	-----		2096	1657	R
13167	-----	290	R	14036	863	1636	R
13293 to	-----	-----	-----		2096	1657	R
13298	28	1477	R	14037	863	1636	R
	2416	-----	R		-----	1657	R
13299	28	1477	R	14100	3235	-----	Am
	2416	-----	R		-----	1636	R
13326	741	-----	Am	14101	3235	-----	Am
13370	863	1395	Am		-----	1636	R
	2095	1657	Am	14102	3235	-----	Am
	2096	-----	Am		-----	1636	R
13374	1806	-----	Ad	14103	-----	1636	R
13390	-----	329	Am	14104	-----	1636	R
13530.2	2875	-----	Ad	14120 to	-----	-----	-----
13531	-----	924	Am	14123	863	1636	R
13536	-----	924	Am		-----	1657	R

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Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
Tit. 2,				15626 to			
Div. 3,				15630	2976		Ad
Pt. 5,				15644		1588	Am
Ch. 3,				15700 to			
(heading)				15702	1452	1335	Ad
14254.5	863	1395	Ad		1883		Ad
	2095	1636	Ad		2338		Ad
	2096	1657	Ad		3145		Ad
14255	863	1395	Am	15703	1452		Ad
	2095	1636	Am		2338		Ad
	2096	1657	Am		3145		Ad
14256		340	Am	15704	1452		Ad
		532	Am		2338		Ad
		1635	Am		3145		Ad
		1637	Am	15705 to			
14270	3235		Am	15708	1452		Ad
14272	2341	1255	Am		2338		Ad
14293	2916		Am	15709 to			
14314	863	1395	Am	15716	1452		Ad
	2095	1636	Am	15721 to			
	2096	1657	Am	15727	3145		Ad
14316	863	1395	Am	15730 to			
	2095	1636	Am	15732	2338		Ad
	2096	1657	Am	15750	1895		Ad
14351	863	1395	Am		2338		Ad
	2095	1636	Am	15751	1895		Ad
	2096	1657	Am		2338		Ad
14370	863	1395	Am		3145		Ad
	2095	1636	Am	15752	1895		Ad
	2096	1657	Am		3145		Ad
14371	863	1395	Am	15753 to			
	2095	1636	Am	15759	3145		Ad
	2096	1657	Am	15760 to			
14377	863	1395	Am	15764	2338		Ad
	2095	1636	Am		3145		Ad
	2096	1657	Am	15765 to			
14396	2616	1254	Am	15769	3145		Ad
15250 to				15770 to			
15254	1895		Ad	15772	1895		Ad
15275	1895		Ad		3145		Ad
	2338	1632	Am	15773	3145		Ad
15276 to				15780 to			
15278	1895		Ad	15784	2338		Ad
15279	1895		Ad	15790 to			
		1632	Am	15798	1895		Ad
15280 to				15800 to			
15300	1895		Ad	15804	1436	697	Ad
15480 to					3146		Ad
15485		1535	R & Ad	15805 to			
15486 to				15826	1436	697	Ad
15488		1535	Ad	15830 to			
15500 to				15834	1436		Ad
15506	1895		Ad		3146		Ad
15530 to				15835	3146		Ad
15563	2004		R	15850 to			
15606.5		1601	Ad	15853	1436		Ad
15625	2976		Ad		1896		Ad
	3174		Ad	15854 to			
				15859	1896		Ad

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15860 to				18052	1430	----	R
15866	1436	----	Ad		2636	----	Am
	1896	----	Ad	18100	1430	----	R
	3146	----	Ad		1744	----	Am
15867	1436	----	Ad	18100.5	1617	----	Ad
	3146	----	Ad	18101	1430	----	R
15868	3146	----	Ad	18102 to			
15869	3146	----	Ad	18105	1430	----	R
15880 to				18150	649	----	R
15883	1436	----	Ad		1796	----	Am
15900 to				18151 to			
15907	2708	1636	Ad	18158	649	----	R
	3146	----	Ad	18182	1432	----	Am
15908	3146	1636	Ad	18501	----	1570	Ad
15909	3146	1636	Ad	18527	647	----	Am
15910 to				18596	739	561	Ad
15914	3146	----	Ad	18705	1430	----	Am
15920 to				18804	1435	----	Am
15925	2708	----	Ad	18850	1434	----	Am
15930 to					1790	----	Am
15984	3146	----	Ad	18850.1	1429	----	Ad
16001	1103	----	Am	18853	1428	----	Am
16034	----	1350	Am	18854	1427	----	Am
16043	150	----	Am	18859	----	288	Am
16044	150	----	Am	18931	646	1895	Am
16046	150	----	Am	18934	----	1631	Am
16047	----	1472	R	18934.5	----	1631	Ad
16048	863	1395	Am	18935	647	----	Am
	2095	1657	Am	18940	1497	----	Ad
	2096	----	Am	18950	647	----	Am
16049	863	1395	Am		648	----	Am
	2095	1657	Am		1145	----	Am
	2096	----	Am	18953	647	----	Am
16301	----	933	Am	18974.5	647	----	Am
16304	----	1350	Am	18975	647	----	Am
16403	----	597	Am	19055	647	----	Am
16410 to				19120	647	----	Am
16413	1895	----	Ad	19141.5	1618	----	Ad
16414 to				19253	647	----	Am
16417	1897	----	Ad	19258	----	198	Am
16475	----	821	Am	19302	647	----	Am
16705	----	1825	Am	19305	1147	----	Ad
17030 to				19330	1617	----	Am
17034	1167	----	R	19334	895	----	Ad
17050	----	191	Am	19364	651	----	Am
17091	1161	----	Am	19365	651	----	Am
18000.5	1702	----	Ad	19540	1146	----	Am
18001	652	----	Am	19571	----	1569	Am
	894	----	Am	19574	2286	1053	Am
18005	650	----	Am	19575.5	2287	1052	Ad
18006	1745	----	Am	19578	198	----	Am
18021	1743	----	Am	19582	----	1573	Am
	1769	----	Am	19585	----	1573	R
18024	1770	----	Am	19585.5	2285	1049	Ad
18050	596	----	Am	19586.7	2163	----	Ad
	1430	----	R	19590	----	1050	Ad
	1741	----	Am	19635	1149	1051	Ad
	1744	----	Am		2220	----	Ad
	1803	----	Am	19681	647	----	Am
18051	1430	----	R				

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Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
20010.5	486		Ad	20750.2	1711		Am
20014.3	1801	----	Ad		1721	----	Am
20014.4	1158	----	Ad	20750.23	1801	----	Ad
20014.6	2261	----	Ad	20750.3	1711	----	Am
20017.1	2186		Ad		1721	----	Am
20017.2	-----	1540	Ad	20750.4	1711	----	Am
20017.3	1801	----	Ad		1721	----	Am
20017.4	1158	717	Ad	20750.45	1158	717	Ad
20017.5	486	----	Am	20750.7	2261	----	Ad
20017.8	2261	----	Ad	20751	-----	328	Am
20017.9	2261	----	Ad	20802.5	-----	1151	Ad
20021.6	-----	220	Ad	20803.4	1158	717	Ad
20022	712	----	Am	20803.7	2261	----	Ad
20024	1701	1017	Am	20804.5	486	----	Am
20025	486	----	Am	20810	712	----	Ad
20038	486	----	Am	20838	466	----	Ad
20041	3286	----	Ad	20860.5	486	----	Ad
20042	3286	----	Ad	20864	1718	----	Am
20100	1713	----	Am	20894.5	486	----	Am
20101	1713	----	Am	20894.7	486	----	Ad
20130.2	486	----	Am	20896	1716	----	Ad
20134	486	----	Ad	20921	1705	----	Am
20166	486	----	Ad		1707	----	Am
20180 to				20921.2	1706	----	Ad
20182	487	----	Ad	20921.3	1709	----	Ad
20215	-----	474	Am	20922	1706	----	Am
20218	-----	474	Am		1709	----	Am
20230	486	----	Am	20931	486	----	Am
20302.5	486	----	Ad		1720	----	Am
20331	1273	802	Am	20932	486	----	Am
20334.1	1668	----	Ad	20950.7	2261	----	Ad
20339	486	----	Ad	20952.5	686	----	Ad
20340	1712	----	Ad	20980.7	2261	----	Ad
20360	486	----	Am	20982.5	686	----	Ad
20361	486	----	Am	20986	2187	----	Ad
20364	11	----	Ad	21002	594	----	Am
	1712	----	Ad		2188	----	Am
20390	486	----	Am	21020.3	1801	----	Ad
20393	310	----	Am	21020.5	1722	----	R & Ad
	486	----	Am	21020.6	1722	----	R
20493	2073	----	Ad	21020.7	1722	----	R
20590 to				21020.75	1722	----	R
20594	1273	802	Ad	21020.8	2261	----	Ad
20602.4	1158	717	Ad	21021	486	----	Am
20602.45	1158	717	Ad	21021.4	-----	858	Ad
20602.9	2261	----	Ad	21022	1722	----	Am
20602.95	2261	----	Ad	21025	486	1195	Am
20603.3	2261	----	Ad	21025.5	712	----	Ad
20603.4	1158	717	Ad	21029	1719	----	Am
20604	2261	----	Am	21203.5	-----	1016	Ad
20604.4	1158	717	Ad	21205	486	----	Am
20607.5	-----	147	Am	21210	2261	----	Ad
20631	486	----	R	21250	486	----	Am
20651	1273	802	R	21251.1	1715	----	Am
20651.5	486	----	Ad	21251.11	1715	----	Ad
20653	486	----	Am	21251.4	1700	----	Ad
20750.1	1711	----	Am	21251.5	1715	----	Ad
	1721	----	Am	21252.5	2261	----	Ad

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21253	1715	—	Am	24105	—	1072	Ad
21253.01	1715	—	Ad	24254.6	925	—	Ad
21253.15	1710	—	Ad	—	3028	—	Ad
21256.3	2261	—	Ad	25001	887	331	Am
21257.3	2261	—	Ad	25210.1 to	—	—	—
21258	1718	—	Am	25210.91	1841	1582	Ad
21258.1	1718	—	Ad	25351.5	2088	—	Ad
21258.2	1718	—	Ad	25358	1134	—	Am
21264	686	—	Ad	25359	1135	—	Am
21290	1722	—	Am	25365	2392	—	Am
21290.3	1801	—	Ad	25372	196	—	Ad
21290.4	—	858	Ad	25424.5	3298	—	Ad
21290.8	2261	—	Ad	25450	216	—	Am
21292	1722	—	Am	25450.4	216	—	Am
21292.1	—	884	Ad	25452	2916	—	Am
21292.3	1801	—	Ad	25456	1136	—	Am
21292.35	1801	—	Ad	25457	216	—	Am
21292.4	—	858	Ad	25461	276	—	Am
21292.5 to	—	—	—	25466	2818	—	Ad
21292.75	1722	—	R	25502.5	219	—	Am
21292.8	2261	—	Ad	25691.5	—	1528	Ad
21293	1722	—	Am	25823	2630	1190	Am
21295	1722	—	Am	25905	—	1194	Ad
—	2261	—	Am	26102.5	2217	—	Ad
21296	486	979	Am	26102.6	2216	—	Ad
—	768	—	Am	26201	1436	—	R
—	1715	—	Am	26202	1436	—	R
—	1724	—	Am	26205	1436	—	R
21298	486	979	Am	26220	—	1430	Ad
—	1715	—	Am	26221	—	1430	Ad
21298.5	1704	—	Ad	26222	—	1430	Ad
21331	486	—	Am	26543	—	844	Ad
21332.5	1723	—	Ad	26725	1288	—	Am
21336	1708	—	Ad	26726	399	—	Am
21363	1150	—	Am	—	2994	—	Am
—	1722	—	Am	26734	1288	—	Am
21363.3	1801	—	Ad	26736	1288	—	Am
21363.5	1150	—	R	26738	1288	—	Am
—	1722	—	R & Ad	26740	1288	—	Am
21363.6	2261	—	Ad	26742	1288	—	Am
21363.7	1722	—	R	26748	1288	—	Am
21363.75	1722	—	R	26750	1288	—	Am
21364	486	—	Am	26826	2569	—	Am
—	1714	—	Am	26826.5	2810	1064	Ad
21365	486	—	Am	26850	3044	—	Am
21367.5	1810	—	Am	26920	3173	—	Am
21451	1717	—	Am	26921	3173	—	Am
21453	1717	—	Am	27000	387	—	R
21550	1703	—	Ad	27061	386	—	Am
23100	—	625	Am	27062	386	—	Am
23102	—	827	Am	27376	2461	—	Am
23114	—	828	Am	27383	—	877	Ad
23136	—	828	Am	27820	—	1926	Am
23142	1419	—	Am	28000	3342	—	Am
23155	—	827	Am	28001	735	—	Am
23158	—	66	Am	28009	3330	—	Ad
23177	—	1706	R	28082	1620	—	Am
23178	—	1706	R	28083	1621	—	Am
24053	389	—	R	28100	2810	1064	Ad

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28101.1	1960	----	R	28142	132	869	Am
28103	-----	929	Am		1960	-----	Am
28104	729	1431	Am	28143	1960	850	Am
28105	529	-----	Am		2511	976	Am
	1960	-----	Am	28144	3034	119	Am
28106	702	396	Am	28145	1960	11	Am
28107	-----	426	Am	28146	133	24	Am
28108	-----	322	Am		1960	-----	Am
28109	1960	1762	Am	28147	134	79	Am
	2822	-----	Am		1960	-----	Am
28110	1960	-----	Am	28148	1960	978	Am
28111	886	7	Am		2529	-----	Am
	1960	-----	Am	28149	2528	-----	Am
28112	1356	1064	Am	28150	135	22	Am
	1960	-----	Am		1960	-----	Am
	2810	-----	Am	28151	1960	10	Am
28113	366	182	Am		2810	1064	Am
	1960	-----	Am	28152	136	870	Am
28114	1960	571	Am		1960	-----	Am
28115	1960	92	Am	28153	610	556	Am
28117	698	969	Am		1960	-----	Am
	1960	-----	Am	28154	137	23	Am
28118	-----	12	Am	28155	1960	434	Am
28119	1960	494	Am	28156	1960	508	Am
28120	208	74	Am	28157	138	81	Am
	1960	-----	Am	28158	139	80	Am
28121	402	-----	Am	28160	288	-----	Am
	1960	-----	Am	29040	-----	1306	Am
28122	209	563	Am	29067	-----	1306	Am
28123	1125	1663	Am	29070	-----	1306	Am
	1960	-----	Am	29071	-----	1306	Am
28124	1960	-----	Am	29073	-----	1306	Am
	2201	-----	Am	29074	-----	1306	Am
28125	1960	116	Am	29075	2655	-----	Ad
28126	1960	35	Am	29080	-----	1306	Am
28127	235	1598	Am	29091	-----	1306	Am
	1960	-----	Am	29171	-----	1306	Am
28128	795	689	Am	29193	-----	100	Am
	1960	-----	Am	29194	-----	100	Am
28129	1960	-----	Am	29370	736	-----	Am
28130	-----	1719	Am	29371	736	-----	Am
28131	130	507	Am	29372	736	-----	Am
	1960	-----	Am	29373	736	-----	Am
28132	1960	1064	Am	29374	736	-----	Am
	2200	1740	Am	29375	736	-----	Am
	2810	-----	Am	29376	736	-----	Am
28133	1960	1718	Am	29377	736	-----	Am
	2494	-----	Am	29378	736	-----	Am
28134	1126	1664	Am	29379	736	-----	Am
	1960	1665	Am	29431	215	-----	Am
28135	1960	-----	Am	29484	3081	567	Am
28136	1960	-----	Am		3323	-----	Am
28137	1960	335	Am	29610	1275	-----	Am
28138	-----	334	Am	29619	2810	1064	Ad
28139	131	506	Am	29702	150	-----	Am
	1960	-----	Am	29704	150	-----	Am
28140	2496	977	Am	29802	390	-----	Am
	2527	-----	Am		841	-----	Am
28141	1960	9	Am		866	-----	Am
				29820	391	-----	Am

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Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
29851	393	---	Am	31663.2	1698	---	Am
29923	2157	---	Am	31664.2	3184	---	Am
31454.5	508	---	Am	31664.3	3184	---	Am
31468	1690	---	Am	31672	1698	---	Am
31469.3	3184	---	Am	31673.1	3184	---	Ad
31469.5	1690	---	R	31676.1	508	---	Am
31470.7	360	---	Ad	31676.2	508	---	Am
		1015	Ad	31676.3	508	---	Am
31478	360	554	Ad	31676.4	508	---	Am
		1015	Ad	31676.5	508	---	Am
31479	360	554	Ad	31676.55	508	---	Am
		1015	Ad	31676.56	508	---	Ad
31503	1690	---	Am	31676.6	508	---	Am
31520.1	851	---	Am	31676.7	508	---	Am
31521	1663	---	Am	31676.9	498	---	Am
31552	498	---	Am	31679	498	---	Am
	1690	---	Am		147	---	Am
31552.1	1690	---	Ad	31679.1	498	---	R
31553	1690	---	Am	31679.2	1699	---	Ad
31553.5		1150	Am		2221	---	Ad
		1564	R & Ad	31680.2	1690	---	Ad
31553.7		739	Ad	31681	1692	---	Am
31553.9	763	---	Ad	31681.1	2492	---	Ad
31554	1690	---	Am	31681.2	2492	---	Ad
31555	1690	---	Am		2935	---	Ad
	2766	---	Am	31681.5	172	---	Ad
31557	1690	---	Am	31687	3184	---	Am
31558	1690	---	Am	31688	3184	---	Am
	3184	---	Am	31690	1691	---	R
31559	1693	---	Ad	31691	1691	---	R
31563	360	554	Ad	31692	525	983	Am
		1015	Ad		1691	---	R
31583	498	---	R	31702	3183	---	Am
31595		1908	Am	31702.1	3183	---	Ad
31624	498	---	R	31727	1691	---	Am
31633	498	---	R	31727.2	1691	---	Am
31641	360	554	Am	31729	1690	---	Am
		1015	Am	31760.1	1692	---	Ad
31641.1	360	554	Ad	31765	1698	---	R
		1015	Ad	31765.2	3183	---	Ad
31641.2	360	554	Ad	31782	1690	---	Am
		1015	Ad	31785	1692	---	Am
31641.3	360	554	Ad	31786	1692	---	Am
		1015	Ad	31787	1692	---	Am
31641.4	360	554	Ad	31788	1692	---	R
		1015	Ad	31966	---	1908	Am
31641.5	1692	---	Am	32271	---	1908	Am
31641.6	360	554	Ad	34080	2344	---	Am
		1015	Ad	34090	1436	---	R
31641.7	360	554	Ad	34092	279	---	Ad
		1015	Ad	34327	2344	---	Am
31641.8	360	554	Ad	34328	2344	---	Am
		1015	Ad	34600	---	1164	Am
31641.9	360	554	Ad	34605	---	1164	Am
		1015	Ad	34606	---	1164	Am
31645	2003	742	Am	34608	---	1164	Am
31645.5	1690	---	R	34701.1	1967	---	Ad
31648.2	1599	---	Am	34856	1807	---	Am
31652	498	---	Am	35001	1846	---	Am
31652.1	498	---	Am		2808	---	Am

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Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
35002	1846	----	Am	35302.5	1845	----	Ad
	2741	----	Am	35303	2742	----	Am
35002.1	2741	----	Ad	35304.5	2743	----	R
	2967	----	Ad	35307	2949	----	Am
35002.2	2741	----	Ad	35311	1845	----	Am
	2967	----	Ad	35312	1845	----	Am
35002.3	2741	----	Ad	35313	1845	----	Am
	2967	----	Ad	35319	2808	----	Am
35002.4	2741	----	Ad	35323	-----	1372	Am
	2967	----	Ad	35561.1	788	----	Am
35002.41	2967	----	Ad	36510	1807	----	Am
35002.42	2967	----	Ad	36525	-----	1075	Am
35002.43	2967	----	Ad	-----	-----	1765	Am
35002.44	2967	----	Ad	36526	-----	1075	Am
35002.45	2967	----	Ad	-----	-----	1765	Am
35002.46	2967	----	Ad	36527	-----	1075	Am
35002.47	2967	----	Ad	-----	-----	1765	Am
35002.5	2741	----	Ad	36681.1	498	-----	Ad
35002.6	2741	----	Ad	37111	-----	1073	Am
35004	2057	1328	Ad	37209	-----	1590	Ad
	3320	-----	Ad	37359	1959	-----	Am
35005	3210	-----	Ad	37500	2002	-----	Am
35006	2949	-----	Ad	37902	1563	-----	Am
35102	1846	926	Am	38501 to	-----	-----	-----
35103.5	3405	-----	Ad	38510	1895	-----	Ad
35104.1	2744	-----	Ad	38612	-----	803	Ad
35104.5	2824	-----	Ad	38690 to	-----	-----	-----
35105	1846	-----	Am	38708	2557	-----	R
35105.5	2743	-----	R	38709	1695	-----	Ad
35105.6	-----	1142	Ad	38776	2154	-----	Ad
35107	1846	-----	Am, R	38792	-----	1432	Am
	2808	-----	Am	38796	3089	-----	Ad
35107.1	2808	-----	Ad	39731	-----	1433	Am
35110.5	2704	-----	Ad	39731.1	-----	1433	Ad
35114	1359	-----	Am	39731.2	-----	1433	Ad
35115.1	2808	-----	Ad	41200 to	-----	-----	-----
35116	1359	-----	Am	41205	-----	1305	R
	2705	-----	Am	43000	-----	1305	R
35116.1	-----	1327	Ad	43001	881	-----	Am
35119	1846	1106	Am	-----	1687	-----	Am
35120	1846	-----	Am	-----	-----	1305	R
	2705	-----	Am	43002	-----	1305	R
35121	1843	1106	Am	-----	-----	1306	Am
	1846	-----	Am	43003	881	-----	Am
35123	1359	-----	Am	-----	-----	1305	R
	1846	-----	Am	43004	-----	1305	R
35124	1846	-----	Am	43005	-----	3	Am
35127	1846	-----	Am	-----	-----	1305	R
35130	1846	-----	Am	43031	-----	1305	R
35146	1846	927	Am	43032	-----	1305	R
	3267	-----	Am	43033	-----	1305	R
35147	1846	-----	Am	-----	-----	1306	Am
35151	1844	-----	Am	43034	-----	1305	R
	1846	-----	Am	43061 to	-----	-----	-----
	2058	-----	Am	43064	-----	1305	R
35152	1846	-----	Am	43065	-----	1305	R
35201.5	293	-----	Ad	-----	-----	1306	Am
35210	3267	-----	Am	43066	-----	1305	R
35258	3267	-----	Am	43067	-----	1305	R

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Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
43069	2103	----	Am	54093	-----	1636	Am
43071	-----	1305	R	54129.5	1190	709	Ad
Tit. 4,				54130	2610	1321	Am
Div. 4,				54131 to			
Ch. 1,				54146	1151	394	Ad
Art. 4				54300	1370	900	Am
(Title)	-----	1305	Am			1435	Am
43090	-----	1305	Am	54301	1304	-----	Am
43091	-----	1305	R	54301.1		900	Ad
	-----	1306	Am	54307	-----	1435	Am
43092	-----	1306	Am	54309	-----	900	Am
43093	-----	1306	Am		-----	1435	Am
43099	-----	1305	Am	54311	-----	1435	Am
43605	1614	-----	Am	54313	-----	1435	Am
45053	2056	1434	Am	54341	-----	1435	Am
45950	-----	1552	Ad	54342	-----	1435	Am
50022	-----	810	Am	54343	-----	900	R
50022.1 to				54344	-----	1435	Am
50022.8	-----	1329	Ad	54346.3	-----	900	Ad
50400	642	-----	Am	54348	-----	900	Am
50550 to				54349	-----	900	Am
50563	3029	1252	Ad	54354	2713	-----	Ad
51800	319	1159	Ad	54384	-----	1435	Am
51801 to				54414	2001	-----	Am
51821	-----	1159	Ad	54420	-----	1435	Am
53024		812	Ad	54421	-----	1435	Am
53050	2213	-----	Am	54422	-----	1435	Am
53051	2067	-----	Am	54423	-----	1435	Am
	2068	-----	Am	54424	-----	900	Am
53051.5	2069	-----	Ad	54426	2595	900	Am
53052	2070	-----	Am	54427	-----	1435	Am
	2071	-----	Am	54431	-----	1435	Am
53053	2072	-----	Am	54432	-----	1435	Am
53080 to				54434	-----	1435	Am
53082	274	-----	Ad	54467	-----	1435	Am
53200.1	3003	1060	Ad	54478	-----	900	Am
53201	1291	-----	Am		-----	1435	Am
53205	1686	-----	Am	54514	-----	1435	Am
53250	465	-----	Am	54515	-----	1435	Am
53260		207	Ad	54519	-----	1435	Am
53633	615	-----	Am	54522	-----	1435	Am
53638	388	-----	Am	54524	-----	900	Am
	751	-----	Am	54552	-----	1435	Am
	752	-----	Am	54615	-----	1435	Ad
	1726	-----	Am	54900	1441	-----	Am
53641	615	-----	Am	54901	1441	-----	Am
53642	615	-----	Am	54902	1442	1306	Am
53649	615	-----	Am	54903	1441	-----	Am
53650	615	-----	Am	54904	-----	1326	Am
53651	2597	-----	Am	54950 to			
53662	615	-----	Am	54955	339	1552	Ad
53669	615	-----	Am		2304	-----	Ad
53679	615	721	Am	54956 to			
53820	2596	-----	Am	54958	339	1552	Ad
	2715	-----	Am	56000 to			
53826	2001	-----	Am	56891	1649	-----	Ad
53900	-----	1721	Ad	58002	2132	-----	Am
53901	-----	1721	Ad	58350 to			
				58357	2132	-----	Ad
				58501	2872	-----	Am
				58502	2872	-----	R

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Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
58577	2872	-----	Am	60670	1649	-----	R
58614	2872	-----	Am		-----	349	Ad
58615.5	2872	-----	Ad		-----	1110	R
58680 to				60671	1649	1110	R
58683	2872	-----	R	60671.1	1649	1110	R
58853	1852	1662	Am	60671.2	1649	-----	R
58854	1852	1662	Am		-----	352	Ad
58855	1852	1662	Am		-----	1110	R
58855.1	1852	1662	Ad	60672	1649	-----	R
58855.2	1852	1662	Ad		-----	357	Am
58857	1852	1662	Am		-----	1110	R
58857.5	-----	1661	Ad	60673	1649	-----	R
58859	1852	1662	Am		-----	351	Am
58861	278	1661	Ad		-----	1110	R
58950	-----	1645	Am	60674 to			
	-----	1646	Am	60682	1649	1110	R
58980	-----	1645	Am	60683	1649	-----	R
60000 to					-----	350	Am
60011	1649	1110	R		-----	1110	R
60012	1649	-----	R	60684 to			
	-----	356	Am	60686	1649	1110	R
	-----	1110	R	60687	1649	1110	R
60013 to					3113	-----	Ad
60107	1649	1110	R	60710 to			
60108	1649	-----	R	60719	1649	1110	R
	-----	355	Ad	60730	1649	-----	R
	-----	1110	R		-----	348	Am
60110 to					-----	1110	R
60226	1649	1110	R	60731 to			
60227	1649	-----	R	60735	1649	1110	R
	-----	355	Am	60740	1649	-----	R
	-----	1110	R		-----	97	Ad
60228 to					-----	1110	R
60452	1649	1110	R	60741	1649	-----	R
60500	42	-----	Ad		-----	97	Ad
	1649	1110	R		-----	1110	R
60600	1649	1110	R	60750 to			
	1649	1110	R	60755	1649	1110	R
60607.6	1649	-----	R	60755.5	1649	1110	R
	-----	147	Ad		3113	-----	Ad
	-----	1110	R	60756	1649	1110	R
60610 to				60757	1649	-----	R
60612	1649	1110	R		-----	355	Am
60613	1649	-----	R		-----	1110	R
	-----	354	Am	60758 to			
	-----	1110	R	60891	1649	1110	R
60613.1	1649	-----	R	62000	2894	-----	Ad
	-----	354	Ad	63000	2895	-----	Ad
	-----	1110	R	65000	2557	-----	R & Ad
60614 to					3142	-----	Ad
60620	1649	1110	R	65001	2557	-----	R & Ad
60621	1649	-----	R		3142	-----	Ad
	-----	353	Am	65002 to			
	-----	1110	R	65006	2557	-----	R & Ad
60622 to				65030 to			
60655	1649	1110	R	65093	2557	-----	R
60656	1649	-----	R	65100	2557	-----	Ad
	-----	355	Am	65120	2539	-----	Am
	-----	1110	R		2557	-----	R
60657 to				65121	2557	-----	R
60658	1649	1110	R				

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Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
65122	2315	-----	Am	67000 to			
	2557	-----	R	67280	3144	-----	Ad
65123 to				68070	1908	-----	Ad
65129	2557	-----	R		2308	-----	Am
65130 to				68071	1907	-----	Am
65147	2556	-----	Ad		1908	-----	Ad
	2557	-----	R	68072	1908	-----	Ad
65148 to				68073	1765	-----	Am
65155	2556	-----	Ad		1766	-----	Am
65170 to					1908	-----	Ad
65179	2557	-----	R	68074	1908	-----	Ad
65180 to				68075	1908	-----	Ad
65182	2557	-----	R & Ad	68075.1	2308	-----	Ad
65183 to				68076 to			
65191	2557	-----	Ad	68082	1908	-----	Ad
65200 to				68083	1906	-----	Am
65209	2557	-----	R		1908	-----	Ad
65210	1696	-----	Am	68084 to			
	2557	-----	R	68089	1908	-----	Ad
65211 to				68090	1908	-----	Ad
65223	2557	-----	R			736	Am
65250	2539	-----	Am	68091	1908	-----	Ad
	2557	-----	R			736	Am
65251	2557	-----	R	68092 to			
65252	1495	-----	Am	68095	1908	-----	Ad
	2557	-----	R	68096	1905	-----	Am
65253	1495	-----	Am		1908	-----	Ad
	2557	-----	R	68097 to			
65254	1495	-----	Am	68100	1908	-----	Ad
	2557	-----	R	68101	1908	-----	Ad
65270	2539	-----	Am			720	Am
	2557	-----	R	68102	1908	-----	Ad
65271 to						720	Am
65274	2557	-----	R	68103	1908	-----	Ad
65300	2557	-----	R & Ad			720	Am
65301	1495	-----	Am	68104	1908	-----	Ad
	2557	-----	R & Ad			720	Am
65302 to				68500 to			
65304	2557	-----	R & Ad	68545	1908	-----	Ad
65305	2557	-----	Ad	68600 to			
65330	2557	-----	R & Ad	68603	1554	-----	Ad
65331	1495	-----	Am	68801 to			
	2557	-----	R & Ad	68804	1908	-----	Ad
65332	1495	-----	Am	68805	1908	-----	Ad
	2557	-----	R & Ad			1197	Am
65333 to				68806	1908	-----	Ad
65336	2557	-----	R & Ad	68807	1904	-----	Am
65337 to					1908	-----	Ad
65344	2557	-----	Ad	68840	1908	-----	Ad
65360	2557	-----	R & Ad	68841	972	811	Am
65361	2557	-----	R & Ad		1908	-----	Ad
65362	1033	1847	Am	68842	1908	-----	Ad
	2557	-----	R & Ad	68843	1908	-----	Ad
	3254	-----	Am	68845	1908	-----	Ad
65363 to						123	Am
65365	2557	-----	R & Ad	68846 to			
65400 to				68859	1908	-----	Ad
65857	2557	-----	Ad	68890	1908	-----	Ad
66000 to					2308	-----	Am
66092	994	-----	Ad	68891	1908	-----	Ad

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Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
68892	1908	----	Ad	69641	1541	----	Am
	2308	----	Am		1908	----	Ad
68893 to				69642 to			
68895	1908	----	Ad	69652	1908	----	Ad
68896	1908	----	Ad	69653	236	1599	Am
	2308	----	Am		1908	----	Ad
68897 to				69654	1908	----	Ad
68903	1908	----	Ad	69655	1199	5	Am
69101	1908	----	Ad		1908	----	Ad
		1197	Am	69656 to			
69102	1908	----	Ad	69667	1908	----	Ad
69102.1	2308	----	Ad	69668	1908	----	Ad
69103	1908	----	Ad			918	Am
69103.1	2308	----	Ad	69669 to			
69103.5	----	1474	Ad	69673	1908	----	Ad
69104 to				69674	670	----	Am
69106	1908	----	Ad		1908	----	Ad
69107	2308	----	Ad	69675	1908	----	Ad
69108	2308	----	Ad	69676	1908	----	Ad
69140	1908	----	Ad			1063	Am
69141	1908	----	Ad	69677	1908	----	Ad
	2308	----	Am			1413	Am
69142 to				69678 to			
69148	1908	----	Ad	69748	1908	----	Ad
69149	1908	----	Ad	69748.1	925	----	Ad
	2308	----	R	69749 to			
69150 to				69902	1908	----	Ad
69153	1908	----	Ad	69903	1543	----	Ad
69153.1	2308	----	Ad		1682	----	Ad
69153.2	2308	----	Ad	69941 to			
69154 to				69953	1908	----	Ad
69540	1908	----	Ad	69955	1757	----	Am
69580	1540	----	Am		1908	----	Ad
	1860	----	Am	69990 to			
	1908	----	Ad	70049	1908	----	Ad
69581 to				70050	413	----	Am
69584	1908	----	Ad		1908	----	Ad
69585	1200	4	Am	70051 to			
	1908	----	Ad	70057	1908	----	Ad
69586 to				70058	1542	----	Am
69590	1908	----	Ad		1908	----	Ad
69590.5	----	918	Ad	70059 to			
69591	1354	----	Am	70101	1908	----	Ad
	1908	----	Ad	70102	1542	----	Am
69592	924	----	Am		1908	----	Ad
	1908	----	Ad	70103	1908	----	Ad
69593	1908	----	Ad	70104	1908	----	Ad
		88	Am	70140	110	----	Am
69594	1908	----	Ad		1908	----	Ad
		1063	Am	70141	671	----	Am
69595 to					1908	----	Ad
69598	1908	----	Ad	70142 to			
69599	1003	62	Am	70145	1908	----	Ad
	1908	----	Ad	70146	769	1062	Am
69600	179	64	Am		1908	----	Ad
	1908	----	Ad	70147 to			
69601 to				71180	1908	----	Ad
69606	1908	----	Ad	71180.5	----	708	Ad
69607	839	500	Ad	71181 to			
69640	1908	----	Ad	71380	1908	----	Ad

GOVERNMENT CODE—Continued

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
71381	1908	-----	Ad	73301	356	-----	Am
	-----	721	Am		528	-----	Am
71382	1908	-----	Ad		1908	-----	Ad
71383	1908	-----	Ad	73302	-----	1436	Ad
71384	1908	-----	Ad	73340	1908	-----	Ad
	-----	721	Am	73341	1759	-----	Am
					1908	-----	Ad
71385 to				73342 to			
71682	1908	-----	Ad	73393	1908	-----	Ad
71700	3463	-----	Ad	73394	532	574	R & Ad
72000 to					1908	-----	Ad
72002	1908	-----	Ad	73395	532	574	R
72002.1	855	-----	Ad		1908	-----	Ad
72003 to				73430 to			
72600	1908	-----	Ad	73480	1908	-----	Ad
72601	1908	-----	Ad	73480.1	528	-----	Ad
	2471	1046	Am	73481	1908	-----	Ad
72602	29	1027	Am	73482	528	-----	Am
	1908	-----	Ad		1908	-----	Ad
72603	1908	-----	Ad	73483	528	-----	Am
	2479	1038	Am		1908	-----	Ad
		1013	Ad	73484 to			
72604				73770	1908	-----	Ad
72640 to				73771	1908	-----	Ad
72652	1908	-----	Ad		-----	1526	Am
72653		1012	Ad	73772 to			
		1316	Ad	73872	1908	-----	Ad
72654	2483	-----	Ad	73873	1908	-----	Ad
72700	1908	-----	Ad		-----	60	Am
72701	1908	-----	Ad	73874	1908	-----	Ad
	2474	1043	Am	73910	1908	-----	Ad
72702	1908	-----	Ad		3367	-----	Am
	2475	1042	Am	73911 to			
72703	1908	-----	Ad	74043	1908	-----	Ad
	2476	1041	Am	74044	532	574	R & Ad
72704	1908	-----	Ad		1908	-----	Ad
	2477	1040	Am	74045	532	574	R
72705	1908	-----	Ad		1908	-----	Ad
72706	1908	-----	Ad	74080 to			
	2463	1035	Am	74137	1908	-----	Ad
72707	1908	-----	Ad	74180	1908	-----	Ad
	2467	1032	Am	74181	670	-----	Am
72708	1908	-----	Ad		1908	-----	Ad
	2460	1029	Am	74182	1908	-----	Ad
72709	1908	-----	Ad		-----	61	Am
	2465	1033	Am	74183 to			
72710 to				74500	1908	-----	Ad
72714	1908	-----	Ad	74501	1908	-----	Ad
72715	1908	-----	Ad		2950	-----	Am
	2620	1311	Am		2951	-----	Am
72716	2478	1039	Ad	74502 to			
72717	2621	1310	Ad	74601	1908	-----	Ad
72718	2621	1310	Ad	74602	358	-----	Am
72719	2621	1310	Ad		1908	-----	Ad
72720	2619	1309	Ad	74603	356	-----	Am
72750 to					358	-----	Am
72922	1908	-----	Ad		1908	-----	Ad
73020	29	-----	Am	74604	1908	-----	Ad
	1908	-----	Ad	74605	1908	-----	Ad
73021 to							
73300	1908	-----	Ad				

GOVERNMENT CODE—Continued

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
74606	356	----	Ad	75061	1908	----	Ad
74640 to					----	1487	Am
74844	1908	----	Ad	75070 to			
74880 to				75073	----	1487	Ad
74883	237	1597	Ad	75080 to			
75000 to				75104	1908	----	Ad
75031	1908	----	Ad	75105	1908	----	Ad
75032	1908	----	Ad		----	167	Am
	----	1487	Am	75106 to			
75033	----	1487	Ad	75108	1908	----	Ad
75060	1908	----	Ad	80000 to			
				80500	2086	----	Ad

HARBORS AND NAVIGATION CODE

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
1160	95	----	Am	6070	2710	----	Am
1732.6	957	710	Am	6081	1018	----	Ad
1732.8	956	716	Ad	6082	1018	----	Ad
1908	960	713	Am	6083	1018	----	Ad
1908.1	3283	----	Ad	6093	1018	----	R & Ad
1915	700	400	S	6093.1 to			
	961	712	Am	6093.4	1018	----	Ad
	963	718	Am	6106	2000	----	Am
1980 to				6110	2710	----	Ad
1981	----	873	Ad	6111	2710	----	Ad
2050	962	711	Am	6249	2855	1901	Am
2071	958	714	Am	6272	2856	1900	Am
	959	715	Am	6274	2856	1900	Am
3611	3116	----	Ad	6330	1999	----	Am
4137	----	531	Am	6400 to			
5000 to				6576	----	1483	R
5008	----	1486	R	6577	150	----	Am
5548	150	----	Am		----	1483	R
6054	3363	----	Am	6578 to			
6060	1019	----	Am	6694	----	1483	R

HEALTH AND SAFETY CODE

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
102	2912	---	Am	4895	1346	---	Am
	3343	---	Am	4950	2714	---	Am
104	2912	---	Am	4961	2714	---	Ad
	3343	---	Am	4962	2714	---	Ad
209	1998	---	Am	4985	2714	---	Am
212	558	---	Am	4997	2714	---	Ad
249	3311	---	Am	5023	2714	---	Ad
258.5	1492	---	Am	5024	2714	---	Ad
270	3310	---	Am	5029	2714	---	Am
431.2	1385	---	Am	5030	2714	---	Am
459	660	---	Ad	5040	2714	---	Am
801.5	3196	---	Ad	5057	2714	---	Ad
1120	---	943	Am	5416	944	---	Am
1141	---	943	Am	5470	2719	---	Am & RN, Ad (RN)
1157	2347	777	Ad				Am & RN, Ad (RN)
1160 to				5471	2719	---	Ad (RN)
1169	2055	---	Ad			1891	Am
1200 to				5472	2719	---	Am
1235	---	1770	R & Ad	5473	2719	706	Am
1236	---	1770	Ad		---	1892	Am
1237	---	1770	Ad		---	1893	R
1240 to				5473.1	2719	---	Am
1251	---	1170	R		---	1893	R
1401.5	459	---	Ad	5473.2	2719	---	Am
1415	459	---	Am		---	1893	R
1676	---	1343	Am	5473.3	2719	---	Am
1900 to					---	1893	R
1914	---	1694	R & Ad	5473.4	2719	706	Am
1915 to					---	1893	R
1919	---	1694	R	5473.4a	2719	---	Am & RN
1920 to					---	1893	R
1994	---	1694	Ad	5473.5	2719	---	Am & RN, Ad (RN)
2000	---	1694	R		---	1893	R
2206	697	---	Am		---	1893	Am
2600.6	---	724	Ad	5473.6	2719	---	Am & RN, Ad (RN)
2600.7	---	724	Ad		---	706	Am
2855	---	93	Ad		---	1893	R
3300.5	969	---	Am	5473.7	2719	---	Am & RN, Ad (RN)
3300.6	---	1226	Ad		---	706	R
3301.5	---	839	Am		---	1893	R
3301.6	---	839	Am	5473.8	2719	---	Am & RN, Ad (RN)
3309.1	---	1133	Ad		---	706	R
3310	758	---	Ad		---	1893	R
3350 to					---	1893	Am & RN, Ad (RN)
3368	2307	---	Ad	5473.9	2719	---	R
4002	2276	1094	Am		---	706	Am & RN, Ad (RN)
4036	3288	---	Ad		---	1893	R
4121	864	---	Am	5473.10	2719	---	Am & RN, Ad (RN)
4462	2364	1123	Ad		---	706	R
4615	3030	---	Am		---	1893	R
4617	3030	---	Am		---	706	Am & RN, Ad (RN)
4730	2622	---	Am		---	1893	R
4733	207	---	Am	5473.11	2719	---	R & Ad (RN)
4741	2631	---	Am		---	1893	R
4741.1 to					---	1893	R
4741.6	2631	---	Ad	5474 to			Ad
4786	13	---	Am	5474.10	2288	---	R
4794	13	---	Am	5565	1997	---	
4805	2228	1138	Ad				
4887.5	1348	---	Ad				

HEALTH AND SAFETY CODE—Continued

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
5821	---	1507	Am	8061.3	2290	---	Am
5900 to	---	---	---	10036	1263	---	Am
6044	2405	---	Ad	10038	367	----	Ad
6491	3047	---	Am	10051	1263	---	R
6540	3047	---	Am	10052	1263	---	R
6542	3047	---	Am	10253.5	---	361	Am
6581	3361	---	Am	10277	---	874	Am
6588	3355	---	Am	10406	3261	1775	Ad
6588.1	3356	---	Ad	10607	---	54	Am
6593	3047	---	Am	10617	---	54	Am
---	3366	---	Am	10618	---	54	Am
6613	3047	---	Am	10619	---	54	Am
6643	3047	---	Am	11166.02	3385	---	Am
6646	3047	---	Am	11166.12	---	1437	Am
6647	3047	---	Am	11172	3382	---	Am
6649	3047	---	Am	11200	---	72	Am
6651	3047	---	Am	11500	2243	---	Am
6655	3047	---	R	11501	2243	---	Ad
6670	3047	---	R	---	2245	---	Ad
6670.1	3047	---	Ad	11502 to	---	---	---
6695	2712	---	R	11509	2243	---	Ad
6887	3253	1848	Ad	11530	2243	---	Am
6915	1996	---	Am	11555	968	---	Am
---	3046	---	R	11556	968	---	Am
7010	---	1722	Am	11557	968	---	Am
7053	2288	1774	Am	---	2243	---	Am
---	2289	---	Am	11610	1049	---	Am
7056	2442	---	Ad	11612	1049	---	Am
7113.5	---	40	Ad	11614	1049	---	Am
7113.6	---	40	Ad	11619	1049	---	Am
7113.7	---	40	Ad	11620	1049	---	R
7115	3261	1775	Ad	---	1299	---	Am
7209	2389	---	Ad	11621	1049	---	R
7303	2288	1774	R	11622	1049	---	Am
---	2289	---	R	11681	---	720	Am
7350	2288	1774	R	11700	2243	---	Ad
---	2289	---	R	11701	2243	---	Ad
7351	2288	1774	R	11702	2243	---	Ad
---	2289	---	R	11712	2243	---	R
7352	2288	---	R	---	2244	1010	Am
---	2289	1774	R	11713	2243	---	R
7353	2288	1774	R	---	2244	1010	Am
---	2289	---	R	11714	85	1010	Am
7354	2288	1774	R	---	2238	---	Am
---	2289	---	R	---	2243	---	R
7355	2288	1774	Am	---	2244	---	Am
---	2289	---	Am	11715.5	2243	---	Am
8134	1875	---	Ad	11715.6	234	308	Am
8250.5	---	196	Ad	---	2242	---	Am
8252	1953	---	Am	---	2243	---	R
8300	1858	---	Am	---	2247	---	R
8301	1857	---	R	11718	---	377	Ad
8302	1857	---	Am	11721	2243	---	Am
8303	1857	---	R	11722	2243	---	Am
8304	1857	---	Am	---	2248	---	R
8308	1858	---	Am	11723	2243	---	Ad
8560.5	1875	---	Ad	11821 to	---	---	---
8570	1858	---	Am	11827	2246	---	Ad
8573	1858	---	Ad	12301	3394	---	Am
8751	1856	---	Am	12351.5	---	1931	Am
8961	2290	---	Am				

HEALTH AND SAFETY CODE—Continued

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
13004.5	331	----	Ad	18100.5	2913	----	Am
13005	330	----	Am	18101	372	----	Am
13007	1874	----	Ad		2913	----	R
13008	1874	----	Ad	18102	2913	----	R
13009	1874	----	Ad	18102.5	2913	----	R
13010	1874	----	Ad	18103	2913	----	R
13052.5	1874	----	Ad	18105	2913	----	Am
13105		303	Am	18108	2913	----	Am
13108	3437	----	Am	18109	2913	----	Am
13204	----	404	Am	18110	2322	1506	Ad
13399	----	405	Am	18200	2913	----	Am
13399.5	----	405	Ad	18201	2913	----	Am
14003	2872	----	R	18202	2913	----	Am
14025	----	747	Am	18300	2913	----	Am
14030	----	747	Ad	18301	2913	----	Am
14074.5	1995	----	Am & RN (as ad by Stats. 1951, Ch. 1587)	18302	2913	----	Am
			Ad (RN)	18304	2913	----	Am
14074.6	1995	----	Ad	18306	2913	----	Am
14075		148	Am	18308	2913	----	Am
14075.1	1017	489	Ad	Div. 13, Pt. 2, Ch. 4			
14075.2	1017	489	Ad	(heading)	2913	----	Am
14075.3	1017	489	Ad	18412		1507	Am
14258.5	2310	----	Am	18455.5	2913	----	Am
14401	----	145	Am	Div. 13, Pt. 2, Ch. 5			
14405	2872	----	R	(Title)	2913	----	R & Ad (RN)
14444.2	409	----	Ad				Ad (RN)
14453	1727	----	R	18480	2913	----	Ad (RN)
		1131	Am	18500 to			
14455	----	1131	Am	18504	2913	----	Ad (RN)
14455.1	----	1131	Am	18550	2913	----	Ad (RN)
		1135	Am	18600	371	----	Am
14455.2	1727	1131	Am	(See also entry follow- ing 18800)			
14455.8	1727	----	Ad		2913	----	R
14482	150	----	Am		3219	----	Am
14540	2310	----	Am	18600.5	370	----	Am
14549	410	----	Am		971	----	Am
14603	2872	----	R		2913	----	R
14689	1994	----	Am	18601 to			
14704	619	----	Am	18626	2913	----	R
14775 to				18650	372	----	Am
14783	2914	----	Ad		2913	----	R
14813	2310	----	Am	18650.2 to			
15151	1387	----	Am	18652	2913	----	R
15250	2540	----	Am	18653	369	----	Am
15253	2540	----	Am		2913	----	R
16222	3013	----	Am	18654	372	----	Am
16234.5	1155	----	Ad		2913	----	R
16900	3006	----	Am	18655 to			
16900.1		1702	Ad	18656.8	2913	----	R
17818	2604	----	Am	18657	372	----	Am
17850	1387	----	Ad		2913	----	R
Div. 13, Pt. 2				18657.5 to			
(heading)	2913	----	Am	18710.5	2913	----	R
18100	2913	----	Am & RN, Ad				
18100.1	2913	----	Ad (RN)				

HEALTH AND SAFETY CODE—Continued

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
18715	2913	----	Am & RN	28140	2278	1098	Am
18715.1	2913	----	Am & Ad to 18480 as subd. e	28142	2278	1098	Am
18720	2913	----	Am & RN	28148	2278	1098	R
18720.5	2913	----	Am & RN	28150	2278	1098	Am
18720.6	2913	----	Am & RN	28260	893	----	Ad
18720.7	2913	----	Am & RN	28261	893	----	Ad
18721	2913	----	R	28382	1437	----	Am
18721.5	2913	----	Am & RN	28403	1437	----	Ad
18722	2913	----	R	28476	30	----	Am
18800	2913	----	Am & RN	28726	2277	----	Ad
18600 to				29001	----	1438	Am
18950	2911	----	Ad (as	29015.1	----	1438	R
(See also			Pt. 2.5 of	29022	----	1438	Am
above entries			Div. 13)	32001	3464	----	Am
18600, et seq.)				32002	1993	----	Am
19102	2730	----	Ad	32002.1	3045	----	Am
19150	2732	----	Am	32002.2	3045	----	R
	2733	----	Am	32002.4	3045	----	Ad
19701	2421	----	Ad	32003	3464	----	Am
19816	382	----	Am	32003.5	1514	----	Ad
19817	1859	----	Ad	32004	3464	----	Am
19818	1859	----	Ad	32004.1	3464	----	Am
19819	1859	----	Ad	32004.4	3464	----	Am
19820	1859	----	Ad	32004.6	3464	----	R
19821	1859	----	Ad	32005	54	----	Ad
19822	1859	----	Ad	32006	54	----	Ad
19826	277	----	Ad	32007	54	----	Ad
19827	277	----	Ad	32008	54	----	Ad
20025	3404	----	Am	32009	54	----	Ad
20063.1	3360	----	Ad	32010	54	----	Ad
20072	3404	----	Am	32100.1	3464	----	R & Ad
20111	----	1109	Am	32100.3	1015	----	Am
20401 to				32100.4	3464	----	R & Ad
20472	2359	----	Ad	32100.5	1992	----	Am
24120	1009	----	Ad	32100.6	3464	----	R & Ad
	2560	----	Ad	32100.9	1515	----	Ad
24121 to				32100.9	3464	----	Ad
24154	1009	----	Ad	32121	3464	----	Am
24236	2562	----	Ad	32122	3464	----	R
24237	2562	----	Ad	32123	3464	----	R
24238	2562	----	Ad	32124	3464	----	R
24268.5	1008	----	Ad	32125	3464	----	R & Ad
	2561	----	Ad	32126	3464	----	R
24269	2559	----	Am	32127	3464	----	R & Ad
25200	----	741	Ad	32127.5	1516	----	Ad
26001 to				32129	3464	----	Am
26094	3176	1759	Ad	32130	3464	----	R
26252	3181	----	R & Ad	32202	3464	----	R & Ad
26390	3092	----	Ad	32203	3464	----	Am
26472	----	526	Am	32222	3464	----	R
28000	3182	1781	Am	32241	3464	----	R & Ad
28005	2830	----	Am	32308	3464	----	Am
28111	2278	1098	Am	32500 to			
28115	2278	1098	R	32508	1873	----	Ad
28116	2278	1098	Am	33003	2087	----	Am
28120	2278	1098	Am	33049	2087	----	Ad
28130	2278	1098	Am	33050	2087	----	Ad
28133	2278	1098	Am	33561	----	631	R
				33568	----	631	Am

HEALTH AND SAFETY CODE—Continued

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
33706	2306	-----	Am	34276	2381	-----	Am
34200	3287	-----	R		3287	-----	R
34201	23	-----	Am	34277	3287	-----	R
	2050	-----	Am	34278	273	-----	Am
	2053	-----	R		2050	-----	Am
	2381	-----	Am		2053	-----	Am
	3287	-----	R		3287	-----	R
34202 to				34279	2051	-----	Am
34208	3287	-----	R		3287	-----	R
34209	2049	-----	Am	34280	2381	-----	R
	3287	-----	R		3287	-----	R
34210	3287	-----	R	34281	3287	-----	R
34211	3287	-----	R	34282	2050	-----	R
34212	2381	-----	Am		2053	-----	Am
	3287	-----	R		2381	-----	Am
34213 to					3287	-----	R
34245	3287	-----	R	34283	273	-----	Ad
34246	273	-----	Ad		2053	-----	Ad
	2381	-----	Ad		3287	-----	R
	3287	-----	R	34284	2053	-----	Ad
34270	2050	-----	Am		3287	-----	R
	2053	-----	Am	34310 to			
	2381	-----	Am	34327	3287	-----	R
	3287	-----	R	34328	2381	-----	Am
34271	2050	-----	Am		3287	-----	R
	3287	-----	R	34329	273	-----	Ad
34272	2050	-----	Am		2053	-----	Ad
	2053	-----	Am		3287	-----	R
	3287	-----	R	34350 to			
34273	2050	-----	Am	34368	3287	-----	R
	2053	-----	Am	34369 to			
	3287	-----	R	34371	1872	-----	Ad
34274	3287	-----	R	34400 to			
34275	3287	-----	R	34402	1872	-----	Ad
				35201	1991	-----	Am

INSURANCE CODE

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
1	3072	----	Am	1764	-----	375	Ad
2	3071	----	Am	1764.2	-----	375	Ad
4	3070	----	Am	1764.3	-----	375	Ad
5	3069	----	Am	1764.4	-----	375	Ad
7	3068	----	Am	1764.5	-----	375	Ad
32	1337	----	Am	1764.7	-----	375	Ad
42	-----	729	Ad	1802.6	1332	-----	Am
100	8	-----	Am	1803	522	-----	Am
108	8	-----	Am	1816	3002	-----	Ad
108.5	8	-----	Ad	2073	-----	594	Am
110	8	-----	Am	2074.6	-----	594	Ad
116	2114	-----	Am	3010	517	-----	Am
383.5	2136	-----	Am	3011	517	-----	R
700.01	517	-----	Am	3012	517	-----	R
700.03	517	-----	Ad	3013	517	-----	R
704	411	-----	Am	4010 to			
	966	-----	Am	5022	1333	-----	R
802	1328	-----	Am	5050	1990	-----	Am
923	517	-----	Am	6013	1187	773	Am
1056.5	1457	-----	Am	6070	1185	771	Am
	1466	-----	Am		1186	772	Am
1101	2119	963	Am	6071	1185	-----	R
	2609	1332	Am		1186	771	Am
1105	1327	-----	Am		-----	772	R
1151.5	-----	1074	Ad	9080.3	2252	-----	Ad
1175	-----	1911	Am	9080.5	-----	740	Ad
1176.7	-----	951	Ad	9084	3205	-----	Am
1192.4	1659	1095	Ad	9084.5	3205	-----	Am
1193	-----	1911	Am	9087	3205	-----	Am
1194.5	-----	1911	Am	9095	3205	-----	Am
1370	-----	1830	Am	10202	1561	1209	Am
1371	8	-----	Am	10202.8	1560	1208	Am
1390	8	-----	Am	10205	519	-----	Am
1540	-----	1368	Ad	10205.5	519	-----	Ad
1541	-----	1368	Ad	10205.6	519	-----	Ad
1643.5	1340	367	Ad	10209	519	952	Am
1645	1338	272	Am		1336	-----	Am
1648.3	1338	269	Am	10210.5	519	-----	Ad
1648.4	3090	-----	Ad	10214	-----	374	Ad
1648.6	1338	271	Am	10270	1335	-----	Am
1659	1338	270	Am		1562	-----	Am
1676	1326	630	Am	10270.1	1950	-----	Ad
1677	520	-----	Am	10270.5	519	1207	Am
1679.2	1340	368	Am		1558	-----	Am
1705.6	1340	367	Ad	10270.6	519	952	Am
1706.9	1340	369	Am		-----	1211	Am
1706.95	1340	367	Am	10270.65	-----	374	Ad
1708	1329	370	Am	10270.9	519	373	Am
1708.5	1330	-----	R	10270.91	519	-----	Ad
1709.2	1340	368	Am	10270.92	519	-----	Ad
1711	1329	371	Am	10270.93	-----	373	Am
1713	1329	372	Am	10270.94	-----	373	Ad
1713.7	1329	372	Ad	10270.95	-----	373	Am
1720	1339	-----	Am	10291.5	1048	-----	Am
1731	521	-----	Am	10364	-----	1210	Am
1734	1331	-----	Ad	10494.5	2682	-----	Am
	1417	-----	Ad				

INSURANCE CODE—Continued

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
10494.6	2679	—	Ad	11656.6	91	1799	Ad
	2680	—	Ad		2215	—	Ad
10494.7	2679	—	Ad		2667	—	Ad
	2680	—	Ad		2936	—	Ad
10511	8	—	Am	11656.7	91	—	Ad
	517	—	Am		2936	—	Ad
10560 to				11656.8	91	—	Ad
10611	1333	—	R	11661	1219	—	Am
10640 to				11661.5	2649	851	Ad
10641.5	1333	—	R, S	11716	840	—	Am
10660	1333	—	R, S		1555	—	Am
	1989	—	Am	11716.1	840	—	Ad
10661 to					1555	—	Ad
10780	1333	—	R, S	11716.2	840	—	Ad
10971	—	1256	Am		1555	—	Ad
10975	—	1491	Am	11716.3	1555	—	Ad
11025.1	2736	—	Ad	11716.4	1555	—	Ad
11069	1334	—	Am	11730	2853	1712	Am
11535 to				11732	748	1711	Am
11539	—	1170	Ad		2939	—	Am
11551	8	—	Am	11734	748	—	Am
11580	8	—	Am	11736	2850	—	Am
11600	8	—	Am	11736.1	2851	—	Ad
	517	—	Am	11738	1643	—	Am
11602	8	—	Am		2214	—	Am
11603	517	—	R	11740	—	1803	Am
11604	8	—	Am	11759	2849	—	Ad
	517	—	R	11821	—	1502	Am
11605	517	—	R	11847	—	1501	Ad
11615	411	—	Ad	11910 to			
	966	—	Ad	12023	1333	—	R
11620	193	—	Am	12050	517	—	Am
11621	193	—	Am	12053	517	—	R
11622	193	—	Am	12054	—	—	Am
11623	193	—	Am		517	—	R
11624	193	—	Am	12070	3044	—	Am
11624.5	945	—	Ad	12110	517	—	Am
11625	193	—	Am	12111	517	—	R
11628	965	469	Ad	12404	871	—	Am
11628.1	8	469	Ad	12700 to			
11628.12	8	—	Ad	12732	—	849	Ad
11628.2	8	469	Ad	12750 to			
11628.21 to				12786	—	845	Ad
11628.24	8	—	Ad	12800 to			
11628.3	8	469	Ad	12833	—	848	Ad
11628.31 to				12850 to			
11628.46	8	—	Ad	12883	—	846	Ad
11629	965	469	Ad	12924	518	—	Am
11629.5	965	—	Ad	12974	—	819	Am

LABOR CODE

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
50.6	1894	---	Ad	930 to			
55	1388	---	Am	932	66	---	Ad
60	2756	---	Am		2284	---	Ad
64	1575	219	Ad	933	66	---	Ad
	2749	---	Ad	934	66	---	Ad
65	2661	---	R	1018	1893	---	Ad
	---	1619	Am	1020 to			
91	1223	---	Am	1023	3314	---	Ad
96	1223	---	Am	1031	2812	---	Ad
103	1575	219	Ad	1032	2812	---	Ad
	2749	---	Ad	1106	3051	---	Ad
104	1575	219	Ad	1115 to			
	2749	---	Ad	1120	469	---	R
111	1316	972	Am	1131	916	---	R
112	1316	972	Am			1669	R & Ad
	---	1388	Am		---	1670	R & Ad
114	1316	972	R	1132 to			
115	1316	972	Am	1136	916	1669	R
	---	1388	Am		---	1670	R
118	1473	---	R	1141	2588	---	Ad
119	1473	---	R		2820	---	Ad
119.5	---	1555	Ad		2959	---	Ad
120.5	125	---	Ad	1150 to			
122.5	124	---	Ad	1156	3313	---	Ad
123	1433	899	Am	1197.5	988	---	Am
124	1211	---	Am	1204	1988	---	Am
	---	899	R	1350	---	77	R & Ad
143	1389	---	Am	1352	---	77	R & Ad
200	2249	---	Am		---	200	Am
204	---	831	Am	1352.1	---	77	R
204b	1569	---	Ad	1352.2	---	1822	Ad
204(b)	---	213	Ad	1392	907	---	Am
205	1569	213	Am	1394	906	---	Am
220	48	---	Am	1394.5	---	85	Am
222.6	254	---	Ad	1582	2173	---	Am
223	2815	---	Am	1585	2179	---	Am
225	1565	209	Am	1622	2174	---	Am
227	1564	208	Ad	1624	2176	---	Am
	2547	---	Ad	1624.1	1571	215	Ad
270.1	1567	211	Ad	1626	2178	---	Am
270.5	---	942	Ad	1628	1572	216	Am
272	1567	211	Am	1629	2183	---	Am
	---	942	Am	1629.1	1572	216	Ad
374	3117	---	Ad	1629.2	1572	216	Ad
554	1566	210	Am	1630.1	2175	---	R
860	1268	---	Ad	1631.1	464	---	Ad
	2817	---	Ad		472	---	Ad
861	1268	---	Ad	1631.5	889	---	Ad
	2817	---	Ad	1632.5	2575	---	Ad
862 to				1633.5	2172	---	Ad
880	1268	---	Ad	1634	2575	---	R
923	462	1904	Am	1635	2171	---	R
	898	---	Am	1635.1	1571	215	Ad
	2647	---	Am	1640.6	628	---	Ad
923.1	463	---	Ad	1647	1850	---	Am
924	291	---	Ad		2177	---	Am
	2647	---	Ad	1680	1935	---	R
925	291	---	Ad	1681	1935	---	R

LABOR CODE—Continued

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
1682	1568	212	Am	3300	3107		Am
1682.5	2512	759	Ad	3352	374	67	Am
1685	2230		Am		376	853	Am
1688	1570	214	Am		1635		Am
1720	218		Am		1655		Am
	1131		Am	3353	2607		Am
	1132		Am	3354		1388	Am
	1140		Am	3358.5	375		Am
	1518		Am		376		R
1721	217		Am	3600		1377	Am
1734		720	Am	3600.5	1317	975	Ad
1770	1518		Am	3600.6	1317	975	Ad
1771	1133		Am	3606	2813		Ad
	1141		Am	3700	1143		Am
	1518		Am	3703	373		Am
1771.5	2272		Ad	3706	222		Am
1773	1141		Am	3710	2756		Am
	1518		Am	3712	2756		Am
1773.1		360	Ad	3760	223		Am
1773.5	1518		Ad	3800	1210		Am
1781	1518		R	3853	123		R
1880	1518		Ad	3854	123		R
1900	468		Am	3856	123		R
1944.1	1987		R	3857	123		R
1944.2	1357		Ad	3858	123		R
1950	467		Ad	3859	123		R
2100 to					2689		Am
2183		1484	R	3860	123		R
2350	1573	217	Am		2689		Am
2351	1573	217	Am	3861	123		R
2440	1892		Ad	3862	123		R
2441	1892		Ad	3863		1710	Am
2503	1985		Am	4050	248	312	R
2505	1985		Am	4051	248	312	R
2508	1985		Am	4052	248	312	R
2571	656		Ad	4053	248	312	R
2650 to						1388	Am
2668	1196		Ad	4055	397		Am
2751	1768		Ad	4056	248	312	R
2950	2411		Ad	4250	374		Am
3078	2236	1524	Am		1221		Am
3091	689		Ad		1655	853	R
3092	2605		Ad	4251 to			
3093	2605		Ad	4256	1655	853	II
3094	2605		Ad	4385	123		R
3095	2605		Ad	4452	230	158	Am
3201	3067		Am		275	448	Am
3202	1320	974	Am		2325	1241	Am
	3066	1376	Am	4453	230	158	Am
3203	3065		Am		1222	448	Am
3204	3064		Am		1318	971	Am
3205	3063		Am		2325	1241	Am
3207		1494	Am		2688		Am
3208	267	975	Am	4453.5	1742		Ad
	1317	1377	Am	4455	230	158	Am
3208.1		1377	Ad		2325	448	Am
3208.5		1375	Ad			1241	Am
3211.5		1389	Ad	4458		158	Am
3212.5	1797	1023	Am				
	3222		Am				

LABOR CODE—Continued

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
4460	230	158	Am	4661	1538	---	Am
	2325	448	Am	4662	1537	---	R
	-----	1241	Am	4663	1317	970	Am
4553	503	1240	Am		1319	---	R & Ad
	504	-----	Am		-----	975	Am
	505	-----	Am		-----	1392	Am
	2064	-----	Am	4664	203	459	Ad
	2324	-----	Am		205	1244	Ad
4553.1	-----	1390	Ad		550	-----	Ad
4553.2	-----	1390	Ad		552	-----	Ad
4554	224	-----	Am		745	-----	Ad
4557	225	-----	Am		845	-----	Ad
4600	246	312	Am		2328	-----	Ad
	248	449	Am		2402	-----	Ad
	1212	1242	Am	4669	746	460	Ad
	1636	1243	Am	4700	228	---	Am
	1637	-----	Am	4700.5	---	1379	Ad
	2326	-----	Am	4701	2329	1249	Am
	2327	-----	Am	4702	229	---	R & Ad
4601	248	312	Am		275	158	Am
	1636	-----	Am		2329	---	Am
	2326	1242	R & Ad		---	461	R & Ad
4602	248	312	R		-----	1249	Am
	1636	-----	R	4707	-----	859	R
	2326	1242	R & Ad	4751	1216	1380	Am
4603	248	312	R		1638	-----	Am
	1636	-----	R	4752	1216	---	Ad
	2326	1242	R & Ad	4753.6	-----	1380	Ad
4604	248	312	R	4800	1148	-----	Am
	2326	1242	Am	4801	1148	-----	Am
4605	245	450	Am	4802	1148	-----	Am
	1639	-----	Am	4803	1148	-----	Am
4650	226	451	Am	4804	1148	-----	Am
	227	452	Am	4805	---	1493	Am, Ad
	-----	1388	Am	4850	631	447	Am
4650.1	244	-----	Ad		1694	1196	Am
4651.1	242	-----	Am	4850.5	---	160	Ad
	243	-----	R & Ad	4853	631	447	Am
	-----	453	R & Ad,		1694	-----	Am
			Am	4855	-----	1496	Am, Ad
		1388	R	4860	3050	-----	Ad
4653	1215	1241	Am	4900	1223	-----	Am
	2325	-----	Am	4903	685	462	Am
4654	2325	1241	Am		1634	1239	Am
4655	2325	1241	Am		2330	1245	Am
4656	230	448	Am		2572	-----	Am
	240	-----	Am		2687	-----	Am
	241	-----	R	4904	-----	1388	Am
	1633	-----	Am	4910	-----	1388	Ad
4657	-----	1381	Am	5003	1217	-----	Am
4658	747	458	Am	5005	1315	973	Ad
	1537	-----	R & Ad		2687	-----	Ad
	1538	-----	Am	5006	2687	-----	Ad
	2757	-----	Am	5007	2687	-----	Ad
4659	1537	-----	R & Ad	5008	-----	1378	Ad
	1538	-----	Am	5100	553	-----	Am
	2757	-----	Am		2551	-----	Am
4660	1496	1391	Am	5301	2548	-----	Am
	1537	-----	R	5305	1218	-----	Am

LABOR CODE—Continued

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
5307	2550	1066	Am	5906	2548	---	R & Ad
5307.5	---	1065	Ad	5906.1	2548	---	Ad
5310	1211	---	Am	5907	2548	---	Am
	2548	---	Am	5907.1	2548	---	Ad
5312	2548	---	Am	5908	2548	---	Am
5313	551	1247	Am	5908.5	1213	---	Am
	1213	---	Am		2548	---	Am
	2548	---	Am	5910.5	2852	---	Ad
5314	2332	1251	Ad	5951	2549	---	Am
5315	2548	852	R	5952	1891	---	Am
	---	1247	Am		2549	---	Am
5405	1038	1250	Am	5953	2549	---	Am
	1039	---	Am	6401.5	2412	---	Ad
	2333	---	Am	6408	949	---	Am
5406	1039	---	Am	6413	126	---	Am
	1041	---	Am	6600	1552	917	R & Ad
5406.5	576	---	Ad	6601	1552	917	R & Ad
5407.5	2323	1238	Ad	6602	1552	917	R & Ad
5409	122	---	Am	6603	1552	917	Ad & RN
5410	1042	---	Am	6604	1552	917	Ad & RN
5410.1	616	---	Ad	6605	1552	917	Ad
5411	398	310	R	6616	896	---	Ad
5412	398	310	Am	6625 to			
	---	1393	Am	6656	1552	917	Ad
5500.5	1986	---	Am	6657	1552	917	Ad (RN)
	---	1375	R	6658	1552	917	Ad (RN)
	---	1394	Am	6801	1985	---	Am
5505	1212	---	Am	6802	1985	---	Am
5700		1388	Am	6901	49	---	Am
5704	121	---	Am	6902.5	---	1482	Am
5705	---	1376	Am	6903	49	---	Am
5708	2550	1248	Am	6907.5	---	940	Ad
5709	2550	---	Am	6953.5	---	1171	Ad
5800	239	---	Am	7001	---	1173	Ad
5800.5	1213	---	Am	7002	---	1172	Ad
5801	120	463	Am	7314	1548	---	Am
	1214	---	Am	7721	1549	---	Am
	2334	---	Am	7722	1549	---	R & Ad
5803	1043	---	Am	7723	1549	---	R
	2552	---	Am	7724	1549	---	R
5804	1040	---	R	7725	1549	---	R
	1044	---	Am	7800 to			
	2552	---	Am	7804	---	757	Ad
5814	238	1388	Am	8000	1984	---	Am
5815	283	---	Ad	9000	257	---	Ad
5816	119	---	Ad	9001	2116	---	Ad
5900	---	852	Am				

MILITARY AND VETERANS CODE

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
2	1607	----	Am	512	189	825	Am
16	190	823	Am		1982	----	Am
	2870	----	Am		2869	----	Am
Ch. 1, (title)	188	824	Am	513	189	825	Am
	2868	----	Am		1982	----	Am
50	188	824	Am		2869	----	Am
	2868	----	Am	515	189	825	Am
51	188	824	Am		1982	----	Am
	2868	----	Am		2869	----	Am
52	188	824	Am	520.1	189	825	Am
	2868	----	Am		2869	----	Am
53	188	824	Ad	550	187	822	Am
	2868	----	Ad		1982	----	Am
54	188	824	Ad		2867	----	Am
	2868	----	Ad	562	1983	----	Am
190	-----	1800	Ad	567	187	822	Am
215	190	823	Am		2867	----	Am
	2870	----	Am	617	3085	----	Am
225	190	823	Am	644	190	823	Am
	2870	----	Am		2870	----	Am
228	190	823	Am	879	-----	1780	Ad
	598	----	Am	890	24	----	Am
	2870	----	Am		3233	----	Am
232	190	823	Am	941.5	460	----	Ad
	2870	----	Am	944	571	----	Am
236	190	823	Am	945	571	----	Am
	2870	----	Am	980	982	----	Am
238	190	823	Am		2969	----	Am
	2870	----	Am	980.1	3195	----	Ad
256	190	823	Am	980.2	3295	----	Ad
	2870	----	Am	981.6	984	695	Ad
269	190	823	Am	981.8	984	----	Ad
	2870	----	Am	981.14	183	702	Ad
326	190	823	Am		984	----	Ad
	2870	----	Am, Ad		2863	----	Ad
340	1983	----	Am	981.15	985	----	Am
389	2218	----	Am	985.5	111	----	Am
431	190	823	Am		128	----	Am
	2870	1021	Am		182	----	Am
432	-----	1021	Am		461	----	Am
434	-----	1187	Am		2862	----	Am
502	189	825	Am		3078	----	Am
	1982	----	Am		3432	----	Am
	2869	----	Am	986.3	111	----	Am
502.1	189	825	Am		128	----	Am
	1982	----	Am		182	----	Am
	2869	----	Am		461	----	Am
502.2	189	825	Am		2862	----	Am
	2869	----	Am		3078	----	Am
503	189	825	Am		3432	----	Am
	2869	----	Am	986.5	111	----	Am
504	189	825	Am		128	----	Am
	2869	----	Am		182	----	Am
505	189	825	Am		461	----	Am
	2869	----	Am		2862	----	Am
509	189	825	Am		3078	----	Am
	2869	----	Am		3432	----	Am
				996.13	-----	1640	Ad

MILITARY AND VETERANS CODE—Continued

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
996.14	-----	1640	Ad	1587.6	1683	-----	Ad
996.15 to				1592	338	-----	Ad
996.21	-----	903	Ad	1630 to			
	-----	1640	Ad	1693	1898	-----	Ad
996.22 to				1702	1898	-----	R
996.27	-----	903	Ad	1800 to			
1086.2	-----	820	Ad	1820	1898	-----	Ad
1509.5	1898	-----	Ad				

PENAL CODE

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
18	----	1220	Am	552 to			
18b	----	1219	Ad	556.3	1909	----	Ad
25	3303	----	Ad	563e	3263	1772	Am
	3454	----	Ad	597k	1909	----	Ad
100a	----	428	Ad	598a	2028	----	R
118b	975	----	Ad	607	644	----	Am
119	975	----	Am	622½	1623	----	Am
133.5	----	1869	Ad	643	1262	----	Am
145.5	3387	----	Ad		1909	----	Ad
149.6	2189	----	Ad	643a	1262	----	Am
172c	----	1829	Ad		1909	----	Ad
177.5	3124	----	Ad	643b	1262	----	Am
182	1909	----	Am		1909	----	Ad
186	3121	----	Ad	646	1909	----	Ad
186a	3122	----	Ad	649	1909	----	Ad
186b	2664	----	Ad	649a	1909	----	Ad
	2899	----	Ad	650a	1909	----	Ad
207	3294	----	Am	664	----	243	Am
209	----	1225	Am	673	2026	----	Ad (RN)
217.1	1909	----	Ad	678	2027	----	Am
232	974	----	R	680	654	----	Ad
243a	1955	----	Ad	681	2026	----	Am & RN
248	3273	----	Am				(as ad by
250	3273	----	Am				Stats.
254	3273	----	Am				1913, Ch.
255	3273	----	Am				583)
266h	1909	----	Ad	760	3393	----	Ad
266i	1909	----	Ad	817	2025	1464	Am
270e	----	1439	Am	842.5	1248	----	Ad
273h	1139	----	Am	849	1360	----	Am
288	918	----	Am	851.1	2164	----	Ad
290	3344	----	Am	852.1	3014	----	Am
308a	2897	----	Am	859	2165	----	Am
310	1909	----	Ad	866.5	152	----	Ad
325	2029	----	Am	925	743	----	Am
327	543	----	Ad	928	----	251	Am
330	2092	----	Am		----	1720	Am
330c	3052	----	Ad	928a	2052	----	Ad
334	974	----	R	999a	2024	----	Am
337h	1909	----	Ad	1027	155	----	Am
365.5	3241	----	Ad	1088	----	1561	Am
367(d)	2452	----	R	1090	3444	1859	Ad
367(e)	2452	----	R	1091	3457	1860	Ad
368	3443	----	Ad	1092	3371	----	Ad
372	2809	----	Am		3390	1861	Ad
373a	2809	----	Am		3458	----	Ad
374b	----	399	Am	1093	3391	----	Am
374c	----	1505	Am	1093.5	3302	----	Ad
376	45	----	Ad		3448	----	Ad
384a	----	154	R & Ad	1102	----	813	Am
397	----	344	Am	1110a	2343	----	Ad
402b	----	380	Am	1111a	3449	1866	Ad
476a	----	1217	Am	1128.1	----	1579	Ad
487a	613	----	Am	1128.2	----	1579	Ad
487b	1909	----	Ad	1143	280	----	Am
487c	1909	----	Ad	1193.5	2589	----	Ad
487d	1909	----	Ad	1203	1529	1010	Am
489	----	1215	Am		2244	----	Am
538c	1898	----	R		3285	----	Am

PENAL CODE—Continued

Sections	Assembly bill	Senate bill		Sections	Assembly bill	Senate bill	
1203.11	---	1440	Am	2900	---	1223	Am
1205	2023	----	Am	3001	1913	----	Am
1207	2023	----	Am	3020	----	1222	Am
1213	2023	----	Am	3041	----	1221	Am
1240	818	----	Ad	3075 to	----	----	----
1241	----	1867	Ad	3083	1913	----	Ad
1247f	3300	1870	Ad	4017	1139	----	Am
1269b	810	984	Am	4022	629	----	Am
	1531	----	Am	4100 to	----	----	----
	2842	----	Am	4227	1914	----	Ad
1269c	810	984	Ad	4532	----	1216	Am
	2842	----	Ad	5003	----	232	Am
1272	----	1576	Am	5055.5	----	234	Ad
1278	2601	----	Am	5061	----	244	Am
1287	2601	----	Am	5077	----	233	Am
1295	810	984	Am	5080	----	233	Am
	1014	----	Am	5091	----	529	Am
	2602	----	Am	5093	579	238	Am
	2842	----	Am	6002	----	1728	Am
1305	2182	1577	Am	6200 to	----	----	----
1306	2182	----	Am	6208	----	237	Ad
1323.5	1910	----	Ad	7000 to	----	----	----
1324	974	----	Ad	7063	----	395	Ad
1325	974	----	R	11000 to	----	----	----
	2239	----	Am	11114	1915	----	Ad
1326	2023	----	Am	11150 to	----	----	----
1330	337	----	Am	11152	1916	----	Ad
1417 to	----	----	----	11160 to	----	----	----
1419	1911	----	Ad	11162	1917	----	Ad
1427	2023	1578	Am	11175 to	----	----	----
1428	813	1011	Am	11179	1913	----	Ad
	2023	----	Am	11200 to	----	----	----
	2839	----	Am	11318	1918	----	Ad
1428a	813	1011	R	11400 to	----	----	----
	2839	----	R	11454	1909	----	Ad
1463	1641	1100	Am	12000 to	----	----	----
	2429	----	Am	12023	1919	----	Ad
1487	----	1578	Am	12024	482	----	R
1553.15	----	1862	Ad		1530	----	R
1568	2898	----	Ad		1919	----	Ad
1600 to	----	----	----	12025 to	----	----	----
1607	1911	----	Ad	12030	1919	----	Ad
2035	----	1724	Am	12050	1746	----	Am
2046	----	231	Am		1919	----	Ad
2081	----	236	Am	12051	1144	----	Am
2401	----	235	Am		1919	----	Ad
2601	----	242	Am	12052	1144	----	Am
2625	2901	----	Ad		1746	----	Am
2690	----	241	Am		1919	----	Ad
2700	----	240	Am	12053	1144	----	Am
2714	----	239	Am		1919	----	Ad
2760	2095	1395	Am	12054	1144	----	Am
2769	----	1107	Am		1919	----	Ad
	----	1108	Am	12055 to	----	----	----
2780.1	----	1218	Am	12520	1919	----	Ad
2895 to	----	----	----				
2898	1912	----	Ad				

PROBATE CODE

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
162	----	956	Am	1120	1660	----	Am
227	1030	----	Am	1124	----	466	Am
230	793	----	Am	1125	----	466	Am
271	2789	----	Am	1125.1	----	466	Am
296.42	----	680	Am	1126	----	466	Am
322	830	----	R	1127	----	466	Am
333	2166	----	Ad	1132	----	386	Ad
360	----	388	Am	1133	----	386	Ad
361	----	388	Am	1134	----	386	Ad
362	----	388	Am	1135	----	386	Ad
403	2790	----	Am	1136	----	386	Ad
553.3	1220	----	Am	1143	1457	----	Am
585	1403	----	Am		1462	----	Am
	2022	----	Am	1144	1457	223	Am
586	2022	----	Am		1462	1441	Am
586.5	2022	----	Am		3108	----	Am
605.5	----	642	Ad	1147.5	1457	----	Ad
630	1363	1441	Am		1463	----	Ad
630.5	1363	----	Am	1153	1457	1441	Am
640	1363	----	Am		1465	----	Am
642	1363	----	Am	1170	3252	----	Am
645	1363	----	Am	1200	1407	----	Am
646	1363	----	Am	1406	2443	----	Am
685	----	1441	Ad	1407.5	3447	----	Ad
702	977	----	Am	1411	658	----	R
738	1457	----	Am	1430	820	----	Am
	1468	----	Am	1461	819	----	Am
739	1457	----	R	1463	2600	1521	Ad
	1468	----	R		2642	----	Ad
740	821	----	Ad		3460	----	Ad
754	----	1398	Am	1483.1	1220	----	Am
754.5	----	389	R & Ad	1516	1838	----	Am
785	----	1399	Am	1532	831	171	Am
787	832	170	Am	1535	1838	----	Am
901	2663	----	Am	1550	1838	----	Am
1000 to				1554	1838	----	Am
1003	----	387	R & Ad	1554.1	1838	----	Am
1010 to				1556.5	2791	----	Am
1013	----	387	R	1558	1838	----	Am
1040	----	1400	Am	1580	1457	----	Ad
1062	396	----	Am	1600	----	679	Am
1080	----	385	Am				

PUBLIC RESOURCES CODE

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
504	2406	—	Am	4156	—	155	Am
504.1	—	1478	Ad	4158	—	155	Ad
—	—	1704	Ad	4165	—	153	Am
506	—	1478	Am	4251	—	306	Am
—	—	1704	Am	4252	—	306	Am
506.1	2406	—	Ad	4401	2093	—	Am
506.2	2406	—	Ad	4440	14	151	Ad
506.3	2406	—	Ad	4441 to	—	—	—
506.4	2406	—	Ad	4444	14	—	Ad
506.6	2406	1478	Am	4445	672	—	Ad
—	—	1704	Am	4451	—	157	Am
506.7	2406	—	Am	4453	—	157	Am
509	2406	—	Am	4454	—	157	Am
1501 to	—	—	—	4454.5	—	157	Ad
1508	2014	—	R	4455	—	157	Am
2230 to	—	—	—	4459	—	157	Am
2237	2294	841	Ad	4501 to	—	—	—
2274	—	720	Am	4505	1902	—	Ad
2361	1513	—	Ad	Div. 4,	—	—	—
2401 to	—	—	—	Ch. 3,	—	—	—
2512	—	1485	R	(banning)	—	157	Am
2551 to	—	—	—	4861 to	—	—	—
2559	1899	—	Ad	4866	1902	—	Ad
2607	—	783	Ad	4900	903	—	Ad
3011.1	2435	—	Ad	4901 to	—	—	—
3110	—	728	Am	4904	903	—	Ad
3300.5	2065	—	Ad	—	1902	—	Ad
3301.1	2435	—	Ad	4905 to	—	—	—
3402	—	728	Am	4908	1902	—	Ad
3403	—	728	Am	4909	1902	—	Ad
3405	—	728	R	—	—	152	Am
3406	—	728	R	4940 to	—	—	—
3407	—	728	R & Ad	4967	1902	—	Ad
3408	—	728	R & Ad	5001	—	1478	Am
3409	—	728	R & Ad	5003	—	1478	Am
3410	—	728	Am & RN,	—	—	1704	Am
—	—	—	Ad	5003.3	2356	—	Ad
3411	—	728	Am & RN	5004	—	1478	R
3412	—	728	R	—	—	1704	R
3413	—	728	R	5006	—	1478	Am
3414	—	728	R	5006.5	—	1478	Am
3415	—	728	R & Ad	5006.8	—	1475	Ad
3416	—	728	R & Ad	5007	—	1478	Am
3417	—	728	R & Ad	5008	—	1478	Am
3418	—	728	Am & RN,	5010	—	1478	Am
—	—	—	Ad	5011	—	1478	R
3419	—	728	R & Ad	5012	2570	69	Am
3420	—	728	Am & RN,	—	—	1478	Am
—	—	—	Ad	5012.1	—	1478	Am
3421	—	728	R	5015	1353	1478	Am
3422	—	728	R	—	2406	—	Am
3423	—	728	Am	5016	—	1478	Am
3424	—	728	R	5017	754	904	Ad
3425	—	728	R	5019.5	548	149	Ad
3426	—	728	Am	5022	—	1478	Am
3428	—	728	R & Ad	5023	2095	3295	Am
3429	—	728	Am	—	—	1478	Am
4014	—	156	Am	5034	—	1478	Am
4155	—	155	Am	5035	—	1478	II

PUBLIC RESOURCES CODE—Continued

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
5050	----	1478	R	5663.1	3420	--	Ad
5051	----	1478	R	5663.2	3420	----	Ad
5060	----	1478	Am	5663.3	3420	----	Ad
5064	----	1478	Am	5664	-----	230	Am
5072.5	----	1572	Ad	5666	3019	230	Am
5075	----	1478	Am	-----	3037	1877	Am
5076	----	1478	Am	5711	2021	----	Am
5154	932	----	Am	5750	2018	----	Am
-----	1308	--	Am	6008	-----	919	Ad
-----	-----	1194	R	6210.8	415	----	Ad
5300	2104	----	Ad	6218	--	1080	Am
5402	269	----	Am	6221	----	626	Ad
-----	3421	----	Am	6357	----	1079	Am
5403	588	----	Am	6463	-----	629	Ad
5404	630	----	Am	6801	3000	----	Am
-----	3386	----	Am	6808	3000	----	Am
5408.1	588	----	Ad	6809	3000	----	Am
5410.2	2909	----	Am	6816	1201	----	Am
5410.5	2909	----	Am	6827	1055	193	Am
5412.1 to	-----	-----	-----	-----	2612	----	Am
5412.10	270	----	Ad	6829	3000	----	Am
-----	3419	----	Ad	6837	1418	----	Ad
5417.1 to	-----	-----	-----	6854	-----	102	Am
5417.15	588	----	Ad	6855	-----	540	Am
5425	271	----	Am	6856	-----	1081	Ad
-----	3420	----	Am	6872	2434	----	Am
5426.5	271	----	Ad	-----	2611	----	Am
5426.6	271	----	Ad	6873	3000	----	Am
5532	2021	----	Am	-----	2434	----	Am
5549	-----	1149	Am	6874	2434	----	Am
5560	2020	----	Am	-----	3000	----	Am
5568	2019	----	Am	7051	1511	----	Am
5631	3042	1877	Am	7057	1512	----	Am
-----	3332	----	Am	7535	1900	----	Ad
5631.1	3042	----	Ad	7536	1900	----	Ad
5636	2947	----	Am	7537	1900	----	Ad
5643	3027	----	Am	7555	-----	921	Am
5652	3040	----	Am	7904	2017	----	Am
-----	3168	----	Am	7921.5	3279	----	Ad
5654	3039	230	Am	8352	2016	----	R
-----	3168	----	Am	8555	2524	----	Am
5655	-----	230	Am	8558	2525	----	Am
5656	3036	230	Am	8801 to	-----	-----	-----
-----	3168	----	Am	8812	1901	----	Ad
5657	3168	----	R	8813	1901	----	Ad
-----	-----	230	Am	-----	-----	628	Am
5658	3038	230	Am	8814 to	-----	-----	-----
-----	3167	1877	Am	8834	1901	----	Ad
-----	3331	----	Am	9027	-----	18	Ad
-----	3334	----	Am	9030 to	-----	-----	-----
-----	3421	----	Am	9048	-----	18	R & Ad
5658.5	-----	1877	Ad	9049	33	----	Am
5659	-----	230	Am	-----	-----	18	R & Ad
5661	-----	230	Am	9050	-----	18	R & Ad
5661.1	3035	----	Ad	9051	-----	18	R & Ad
5661.5	3333	1877	Ad	9053	-----	18	R & Ad
5662	-----	230	Am	-----	-----	1801	Am
5662.1 to	-----	-----	-----	9054 to	-----	-----	-----
5662.10	3419	----	Ad	9057	-----	18	R & Ad

PUBLIC RESOURCES CODE—Continued

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
9059 to				9299	----	18	Am
9059.7	----	18	Ad	9304	----	18	Am
9071	----	18	Am	9306	----	18	Am
9072	----	18	Am	9309	----	18	R & Ad
9073	----	18	Am	9310 to			
9076	----	18	Am	9314	----	18	R
9077	----	18	Am	9317	----	19	Ad
9079	----	18	Am	9326	----	18	Am
9085	----	18	Am	9327	----	18	Am
9120	----	18	Am	9502	----	18	Am
9151	----	18	Am	9508	----	18	Am
9201	2884	----	Am	9605	----	18	Am
9203	2884	----	Am	9702	----	18	Am
9204	2884	----	Am	9703	----	18	Am
	2885	----	Am	9707	----	18	Am
9205	2884	----	Am	9708	----	18	Am
9206	2884	----	Am	9710	----	18	Am
9207	2884	----	Am	9713	----	18	Am
9208	2884	----	Am	9801	----	18	Am
9209	2884	----	Am	9802	----	18	Am
9256	----	18	Am	9803	----	18	Am
9265	----	20	Am	9804	----	18	Am
9280 to				9805	----	18	Am
9283	----	18	R & Ad	9806	----	18	Am
9286	----	18	Am	9807	----	18	Am
9287	----	18	Am	10002	2095	1395	Am
9289	----	18	Am				

PUBLIC UTILITIES CODE

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
211	----	103	Am	3515	----	103	Am
213	----	103	Am	3516	----	103	R
214	----	103	R	3517	----	103	Am
215	----	103	Am	3518	----	103	R
239	2423	----	Am	3541	2942	103	Am
463	838	1648	Ad	3546	3192	103	R
	1446	----	Ad		3339	953	R
533	21	27	R	Div. 2,			
726	----	103	Am	Ch. 1,			
727	----	103	Am	Art. 3			
735	2015	----	Am	(heading)	----	103	Am
736	2015	----	Am	3571	----	103	Am
768	3339	----	Am	3572	----	103	Am
768.5	3192	953	Ad	3575	----	103	Am, Ad
773	----	317	Ad	3601 to			
792.1	----	379	Ad	3605	----	103	R
796	----	103	Ad	3606	2015	----	Am
816.5	591	103	Am			103	R
819	2015	----	Am	3666	2941	----	Am
1001	2430	----	Am	3680 to			
1038	2250	----	Ad	3682	1603	----	Ad
1056 to				3810	577	----	Ad
1059	2423	----	Ad	4081	2015	----	Am
1061	----	103	Am	4302	2120	----	Am
1062	3339	103	Am	5103	1601	----	Am
1063	----	103	Am	5109	1600	----	Am
1064.5	----	103	Ad	5132	680	----	Am
1065	----	103	Am	5350	2567	----	Ad
1066	----	103	Am	5501 to			
1067	----	103	Am	5531	302	----	Ad
1068	----	103	Am	5601 to			
1072	----	103	Am	5672	----	378	Ad
1073	----	103	Am	7604	----	546	Am
1202	718	----	Am	7607.5	2184	----	Ad
	1000	----	Am	7612	1645	830	Ad
	3242	----	Am	7613	1645	830	Ad
1501 to				7682	88	----	Ad
1508	2014	----	R	8251	3435	----	Am
2102	----	427	Am	11537	----	1876	Ad
2103	----	427	Am	11582	37	----	Am
2601	200	----	Ad	11823	37	----	Am
	201	----	Ad	11826	37	----	Am
2602 to					3465	----	Am
2615	201	----	Ad	11827	37	----	Am
2725 to				11828	37	----	Am
2728	1948	----	Ad	11830	37	----	Am
2750 to				11865	37	----	Am
2861	1499	----	R	11889	37	----	Am
	1943	----	Ad	11940	37	----	Am
Div. 2,				12333	2871	----	Am
Ch. 1				12336	2871	----	Am
(heading)	----	103	Am	12704	37	----	Ad
Div. 2,				12771	37	----	Am
Ch. 1,				12801	37	----	Am
Art. 1				12809	37	----	Am
(heading)	----	103	Am	12814	37	----	Ad
3501	----	103	Am	12850 to			
3511	----	103	Am	12852	----	37	Ad
3512	----	103	Am	12892	37	----	Am
3513	----	103	Am	12901	2871	----	Am
3514	----	103	Am	13622	2871	----	Am

PUBLIC UTILITIES CODE—Continued

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
13828	37	---	Ad	15731 to			
13852	2871	----	Am	16165	1948	----	Ad
13886	2871	----	Am	16171 to			
13911	2871	----	Am	16173	3007	---	Ad
Div. 6,				16191 to			
Ch. 10,				16466	1948	----	Ad
(heading)	2871	----	Ad (RN)	16467	1948	----	Ad
Div. 6,						430	Am
Ch. 11,				16468 to			
(heading)	2871	----	Am & RN	16474	1948	----	Ad
14162	2871	----	Am	16501	1948	----	Ad
Div. 6,						878	Am
Ch. 11,				16502 to			
(heading)	2013	----	Am	16543	1948	----	Ad
Div. 6,				16544	1948	----	Ad
Ch. 12,						878	Am
(heading)	2871	----	Ad (RN)	16571 to			
Div. 6,				17331	1948	----	Ad
Ch. 13,				17332	1948	----	Ad
(heading)	2871	----	Am & RN		2199	----	Am
15501	1948	----	Ad	17360 to			
15502	1944	----	Am	17776	1948	----	Ad
	1948	----	Ad	21001 to			
15503 to				21246	1880	----	Ad
15506	1948	----	Ad			787	R
15507	1949	----	Ad	21247	940	----	Am
15531	1948	----	Ad		1880	----	Ad
15532	1945	----	Am			787	R
	1948	----	Ad	21248 to			
15533	1948	----	Ad	21640	1880	----	Ad
15701	1946	---	Am			787	R
	1948	----	Ad	21641	940	----	Ad
15702 to						787	R
15704	1948	----	Ad	21661 to			
15705	1947	----	Am	21694	1880	----	Ad
	1948	----	Ad			787	R
15706 to				22001 to			
15708	1948	----	Ad	22979	1880	----	Ad
15709	704	----	R	25500 to			
	1948	----	Ad	25601	---	132	Ad

REVENUE AND TAXATION CODE

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
20.5	2415	----	Ad	602	2629	----	Am
29	891	----	Ad	616	-----	1306	Am
30	891	----	Ad	647	-----	1306	Am
31	891	----	Ad	751	-----	1306	Am
	1162	----	Am	753	-----	1306	Am
	2012	----	Am		-----	1594	S
32	891	----	Ad		-----	1596	Am
	923	----	Ad	754	-----	1306	Am
33 to					-----	1594	S
40	891	----	Ad		-----	1596	R & Ad
123	2031	-----	Am				(RN)
135	-----	1912	Ad	755	-----	1306	Am
155.6	-----	1	Am		-----	1594	S
162	2031	-----	Am		-----	1596	Am & RN,
177	1688	-----	Ad				Ad (RN)
202.5	-----	1198	Ad	756	-----	1306	Am
205	38	1259	Am		-----	1594	S
	180	-----	Am		-----	1596	Am & RN,
	2861	-----	Am				Ad (RN)
205.5	64	-----	Ad	757	-----	1306	Am
	1582	-----	Ad		-----	1594	S
	3091	-----	Ad		-----	1596	R & Ad
206.5	2799	-----	Ad				(RN)
210	1582	-----	Am	758	1819	1306	Am
	2772	-----	Am		-----	1594	S
214	1023	1082	Am		-----	1596	Am & RN,
	1835	-----	Am				Ad (RN)
214.1	1503	-----	Ad	759	1819	1306	Am
214.3	2985	-----	Ad		-----	1594	S ¹
214.5	750	-----	Ad		-----	1596	Am & RN
215	184	694	Am	759.5	1819	-----	Ad
	2864	-----	Am	759.6	1819	-----	Ad
	3402	-----	Ad	760	-----	1594	S
	3451	-----	Ad		-----	1596	Am & RN
216	543	1070	Ad	791	-----	1306	Am
	890	-----	Ad	792	1819	-----	Am
	2382	-----	Ad	793	1819	-----	Am
217	2919	-----	Am	794	1819	-----	Ad
254.5	-----	1306	Am	1603	-----	1306	Am
255	-----	1306	Am	1603.5	-----	1805	Ad
256.5	2219	-----	Ad	1647	-----	1306	Am
260	2887	-----	Am	1831	-----	1594	S
262	-----	902	Ad		-----	1596	Am & RN,
327	2011	1099	Am				Ad (RN)
399	2771	-----	R	1831.5	-----	1805	Ad
400	2771	-----	R	1832	-----	1594	S
401	2771	-----	R		-----	1596	Am & RN,
405	-----	1141	Am				Ad (RN)
	-----	1306	Am	1833	-----	1306	Am
405.5	-----	1805	Ad		-----	1594	S
407	-----	1306	Am		-----	1596	Am & RN,
441	-----	1306	Am				Ad (RN)
441.5	-----	1805	Ad	1834	-----	1306	Am
448	-----	1306	Am		-----	1594	S
467	-----	1306	Am		-----	1596	Am & RN,
533	3083	-----	Am				Ad (RN)
533.1	3083	-----	Ad	1835	-----	1594	S
533.2	3083	-----	Ad		-----	1596	Am & RN,
533.3	3083	-----	Ad				Ad (RN)
565	-----	1306	Am				Am & RN,
569	-----	1306	Am				Ad (RN)

REVENUE AND TAXATION CODE—Continued

Sections	Assembly bill	Senate bill	Revised	Sections	Assembly bill	Senate bill	Revised
1836	2628	-----	R	2603	1819	-----	Am
	-----	1594	S	2605	-----	865	Am
	-----	1596	R & Ad (RN)	2606	2030	-----	Am
1837	2628	-----	Am	2611.5	3259	-----	Ad
	-----	1594	S	2612.5	2034	-----	Ad
	-----	1596	R & Ad (RN)	2617	-----	865	Am
1838	-----	1594	S	2618	2032	-----	Am
1839	-----	1306	Am	2619	2032	-----	Am
	-----	1594	S	2622	2034	-----	Am
	-----	1596	Am & RN, Ad (RN)	2623	2030	-----	Am
1840	-----	1594	S	2635	-----	705	Ad
	-----	1596	Am & RN, Ad (RN)	2636	-----	705	Ad
1840.5	-----	1596	Ad	2701	-----	865	Am
1841	-----	1594	S	2704	-----	865	Am
	-----	1596	Am & RN	2705	2032	-----	Am
1842	-----	1594	S	2705.5	2032	-----	Am
	-----	1596	Am & RN	2804	-----	525	Am
1843	-----	1594	S	2805	2031	-----	Am
	-----	1596	Am & RN	2907	-----	1306	Am
1844	757	-----	Ad	2908.3	-----	1306	Am
1845	756	-----	Ad	2909	-----	1306	Am
1846	755	-----	Ad	2910	-----	1306	Am
1882.5	-----	1596	Ad (RN)	2910.5	2034	-----	Ad
1904	-----	1594	S	2922	2031	1306	Am
	-----	1596	R	2923	882	-----	Ad
1905	-----	1306	Am	3356	2771	-----	Am
	-----	1594	S	3358	2033	-----	Am
	-----	1596	R	3359	2033	-----	Am
1906	-----	1306	Am	3391	2009	-----	R
	-----	1594	S		2771	-----	Am
	-----	1596	R	3392 to			
	-----	1596	R	3395	2009	-----	R
1907	-----	1306	Am		2771	-----	R
	-----	1594	S	3396	2009	-----	R
	-----	1596	R		2771	-----	Am
1908	-----	1594	S	3397	2009	-----	R
	-----	1596	R		2771	-----	R
2001	-----	1306	Am	3398	2009	-----	R
	-----	1594	S		2771	-----	Am
	-----	1596	Am	3399	2009	-----	R
2002	-----	1594	S	3401	2009	-----	R
	-----	1596	Am	3402	2009	-----	R
2003	-----	1594	S	3403	2009	-----	R
2004	-----	1596	Am		2771	-----	Am
2005	-----	1594	S	Div. 1,			
	-----	1596	Am	Pt. 6,			
2006	-----	1596	Ad	Ch. 1,			
2152	1819	-----	Am	Art. 2			
2152.3	1819	-----	Ad	(heading)	2771	-----	Am
2154	2669	1178	Ad	3442	516	-----	Am
2189	2396	-----	Am	3443	2031	-----	Am
2189.1	882	-----	Ad	3701	2033	-----	Am
2192	-----	1306	Am	3797	2033	-----	Am
2601	1819	-----	Am	3798.1	2034	-----	Ad
2601.5	1819	-----	Ad	3799	2033	-----	Am
2601.6	1819	-----	Ad	4102	2034	-----	Am
2601.7	1819	-----	Ad	4104.5	2031	-----	Am
				4114	1737	-----	Ad
				4147	2031	-----	Am
				4148	2031	-----	Am

REVENUE AND TAXATION CODE—Continued

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
4149	2031	-----	Am	6357.5	3175	-----	Ad
4149.5	2031	-----	Am	6358	1298	-----	Am
4150	2031	-----	Am	6359	914	1132	Am
4151	2031	-----	Am		2253	1192	Am
4155	2031	-----	Am		2367	-----	Am
4219	2032	-----	Am	6359.2	3	-----	Ad
4221	2032	-----	Am	6359.7	964	-----	Ad
4224	2032	-----	Am	6361	2668	-----	Ad
4336	2032	-----	Am	6363	-----	1338	Am
4337	2032	-----	Am	6365	2580	959	Ad
4651.4	-----	707	Am		3245	-----	Ad
4653.6	497	-----	Am	6366.7	1579	-----	Ad
4655.2	-----	707	Am	6368	1730	-----	Am
4655.4	497	-----	Am	6369	20	-----	Ad
4656.4	-----	707	Am	6381.5	983	-----	Ad
4657	-----	707	Am	6386	1297	1054	Ad
4657.4	-----	707	R	6404	365	1054	Ad
4803	2034	-----	Am		983	-----	Ad
4834.5	2031	-----	Am	6454	-----	1714	Am
4986	-----	705	Am	6454.5	2432	-----	Ad
5097	150	-----	Am		2541	-----	Ad
5201	2586	-----	Am	6486	2102	-----	Am
6006	2101	-----	Am	6902	150	-----	Am
6007.5	65	-----	Ad	6909	-----	1761	Ad
6011	817	-----	Am	7154	2101	-----	Ad
	951	-----	Am	7304	-----	1760	Am
6011.5	3201	-----	Ad	7305	-----	1767	Am
6012	817	-----	Am	7306	-----	1767	Am
	951	-----	Am	7310	-----	1936	Ad
6019	2102	-----	Am & RN (As ad by Stats. 1951, Ch. 798) Ad (RN)	7351	1176	775	Am
					1237	776	Am
6020	2102	-----	Ad (RN)		1238	1061	Am
6051	5	-----	Am		1391	-----	Am
	1751	-----	Am		1453	-----	Am
	2586	-----	Am	7351.5	942	-----	Ad
6051.1	-----	1344	Ad	7354	-----	1936	Ad
6051.2	-----	1344	Ad	7401.5	936	-----	Ad
6051.5	3023	-----	Ad	7653	-----	1936	Ad
6091	1731	-----	Am	7654	-----	1936	Ad
6092	1731	-----	R	8101	3337	1767	Am
6094	2101	-----	Ad	8101.5	936	-----	Ad
6094.5	2101	-----	Ad		937	-----	Ad
6095	2101	-----	Ad	8106.5	2801	1786	Ad
6096	2100	-----	Ad	8107	2801	1786	Am
6097	2100	-----	Ad	8128	150	-----	Am
6201	5	-----	Am	8353	-----	801	Am
	1751	-----	Am	8355	936	-----	Am
	2586	-----	Am		937	-----	Am
6201.1	-----	1344	Ad	8356	936	-----	Am
6201.2	-----	1344	Ad		937	-----	Am
6201.5	3023	-----	Ad	8357	935	-----	Am
6241	1731	-----	Am		936	-----	Am
6242	1731	-----	Am		937	-----	Am
6247	2101	-----	Ad	8357.2	936	-----	Ad
6352.5	3380	-----	Ad		937	-----	Ad
6357	-----	775	R	8357.4	936	-----	Ad
					937	-----	Ad

REVENUE AND TAXATION CODE—Continued

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
8357.5	939	----	Ad	9014	2933	---	Am & RN,
8357.6	936	----	Ad				Ad
	937	----	Ad		----	1760	R
8358	936	254	Am	9031 to			
	937	----	Am	9153		1760	R
	939	----	Am	9154	2931		Am
8358.2	936	----	Ad		----	1760	R
	937	----	Ad	9171 to			
8404	2397		Ad	9254		1760	R
8571	----	1766	Am	9255	2931		Am
8601 to						1760	R
8603	----	1760	R	9256	359		Am
8604	359		Am			1760	R
	----	1760	R	9257	359		Ad
8605	----	1760	R			1760	R
8606	----	1760	R	9258	359		Ad
8607	2931	----	Am		----	1760	R
	2932		Am	9301 to			
	----	1760	R	9304		1760	R
8608	359		Am	9351	2932		Am
	----	1760	R		----	1760	R
8609	----	1760	R	9352 to			
8610	359		Ad	9354		1760	R
	----	1760	R	9355	2397		Ad
8611	359		Ad		----	1760	R
	----	1760	R	9401 to			
8651	1237	----	Am	9591	775	297	Ad
	1238	----	Am		2222	1266	Ad
	1391	----	Am		2635	----	Ad
	1453	----	Am	9592 to			
	----	775	Am	9594	775	297	Ad
	----	776	Am		2635	1266	Ad
	----	1061	Am	9595	2635	1266	Ad
	----	1181	Am	9598	775	297	Ad
	----	1760	R	9600.1 to			
8651.5	359		Ad	9600.48	2635	1266	Ad
	----	1760	R		775	----	R
8652 to				9601	1648	935	R & Ad
8705	----	1760	R		2222	----	Ad
8706	359	----	Ad		2490	----	R
	2933		Ad	9602	775	----	R
	----	1760	R		1648	935	R & Ad
8751	----	1760	R		2222	----	Ad
	----	1766	Am		2490	----	R
8752	----	1760	R	9603	775	----	R
	----	1766	Am		1264	----	Am
8753 to					1648	935	R & Ad
8781	----	1760	R		2222	----	Ad
8782	2931		Am		2490	----	R
	----	1760	R		2963	----	Am
8801 to				9603.5	775	----	R
8995	----	1760	R		1648	935	R & Ad
9001 to					2490	----	R
9003	2933		Ad	9603.6	775	935	R
	----	1760	R		1648	----	R
9011	----	1760	R		2490	----	R
9012	----	1760	R	9604	775	----	R
9013	2933	----	Am & RN,		1648	935	R & Ad
			Ad		2222	----	Ad
	----	1760	R		2490	----	R

REVENUE AND TAXATION CODE—Continued

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
9605	775	-----	R	9701	775	-----	R
	1648	935	R & Ad		1264	-----	Am
	2222	-----	Ad		1648	935	R & Ad
	2490	-----	R		2490	-----	R
9606	775	-----	R	9702 to			
	1264	-----	Am	9706	775	-----	R
	1648	935	R & Ad		1648	935	R & Ad
	2222	-----	Ad		2490	-----	R
	2490	-----	R	9707	775	-----	R
	2963	-----	Am		1648	935	Ad
9606.5	775	935	R		2490	-----	R
	1648	-----	R	9726	775	-----	R
	2490	-----	R		1648	935	R & Ad
	-----	1087	Ad		2490	-----	R
9606.7	775	935	R	9727	775	-----	R
	1648	-----	R		1648	935	R & Ad
	2490	-----	R		2490	-----	R
	-----	1181	Am	9728	775	935	R
9607	775	-----	R		1648	-----	R
	1648	935	R & Ad		2490	-----	R
	2490	-----	R	9729	775	935	R
9608	775	-----	R		1648	-----	R
	1648	935	Ad		2490	-----	R
	2490	-----	R	9751	775	-----	R
9609	775	-----	R		1648	935	R & Ad
	1648	935	Ad		2490	-----	R
	2490	-----	R	9752	775	-----	R
9611 to					1648	935	R & Ad
9624	775	935	R		2490	-----	R
	1648	-----	R	9753	775	935	R
	2222	-----	Ad		1648	-----	R
	2490	-----	R		2490	-----	R
9651	775	-----	R	9754	775	935	R
	1237	775	Am		1648	-----	R
	1453	776	Am		2490	-----	R
	1648	935	R & Ad	9776 to			
	2490	-----	R	9779	775	-----	R
	-----	1181	Am		1648	935	R & Ad
	-----	1558	Am		2490	-----	R
9652	775	-----	R	9780	775	-----	R
	1648	935	R & Ad		1648	935	R
	2490	-----	R		2490	-----	R
9653	775	-----	R	9851 to			
	1648	935	R & Ad	9901	775	-----	R
	2490	-----	R		1648	935	R & Ad
9654	775	-----	R		2490	-----	R
	1648	935	R & Ad	9901.5	775	935	R
	2490	-----	R		1648	-----	R
	-----	1181	R & Ad		2490	-----	R
	-----	1558	R	9902 to			
9655	775	-----	R	9904	775	-----	R
	1648	935	R & Ad		1648	935	R & Ad
	2490	1558	R		2490	-----	R
9656	775	-----	R	9905	775	-----	R
	1648	935	R & Ad		1648	935	Ad
	2490	1558	R		2490	-----	R
9657	359	935	Ad	9911 to			
	775	-----	R	10098	775	-----	R
	1648	-----	Ad		1648	935	R & Ad
	2490	-----	R		2490	-----	R

REVENUE AND TAXATION CODE—Continued

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
10099	775	935	R	11405	1439	---	Am
	1648	---	R	11426 to	---	---	---
	2490	---	R	11430	1440	---	Ad
10100	775	935	R	11553	150	---	Am
	1648	---	R	11800 to	---	---	---
	2490	---	R	11872	941	---	Ad
10121 to	---	---	---	12256	2586	---	Am
10251	775	---	R	12257	1451	---	R
	1648	935	R & Ad		2965	---	R
	2490	---	R	12258	1451	---	R
10252	150	---	Am		2965	---	R
	775	---	R	12259	1451	---	R
	1648	935	R & Ad		2965	---	R
	2490	---	R	12260	1451	---	R
10253	775	---	R		2965	---	R
	1648	935	R & Ad	12261	1451	---	R
	2490	---	R		2965	---	R
10254 to	---	---	---	12262	1451	---	R
10256	775	935	R		2965	---	R
	1648	---	R	12265	---	1096	Ad
	2490	---	R	12627	---	1096	Ad
10276	775	---	R	12978	150	---	Am
	1648	935	R & Ad	13307	1472	---	Am
	2490	---	R	13551	3178	---	Am
10277	775	---	R	13552	3178	---	R
	1648	935	R & Ad	13553	3178	---	R
	2490	---	R	13554	3178	---	Am
10278	775	---	R	13601	2099	---	Am
	1648	935	R & Ad	13602	2099	---	Am
	2490	---	R	13644	1162	---	Am
	2962	---	Am	13649	2099	---	Ad
10279 to	---	---	---	13671	1162	---	Am
10452	775	---	R	13724	2099	---	Am
	1648	935	R & Ad	13805	2099	---	R
	2490	---	R	13984	1162	---	Am
10453 to	---	---	---	13989	1409	---	R
10456	775	935	R	14307	884	---	Am
	1648	---	R	14308	884	---	Am
	2490	---	R	14309	884	---	R
10501	775	---	R	14350	1162	---	Ad
	1648	935	R & Ad	14501.5	---	642	Ad
	2490	---	R	14734	1162	---	Am
10502	775	935	R	14761	1162	---	Am
	1648	---	R	14764	1162	---	Am
	2397	---	Ad	14773	884	---	Am
	2490	---	R	14797	405	---	Am
10755	992	1181	Am	15110	1472	---	Am
10756	992	1181	Am	15301	2098	---	Am
10757	992	1181	Am	15302	2098	---	Am
10783	185	---	Am	15510	1472	---	Am
	2865	---	Am	15651	1162	---	Am
10851	992	1181	Am	15681	456	---	Am
10854	992	1181	Am	16123.5	1162	---	Ad
10854.1	---	252	Ad	17003	1883	---	Am
10856	992	1181	Am	17019.9	431	---	Ad
11005.1	---	1442	Ad	17019.10	431	---	Ad
11005.5	---	1093	Ad	17052	2229	---	Am
11006	3226	---	Ad		2586	---	Am
11404	1439	---	Am		3086	---	Am

REVENUE AND TAXATION CODE—Continued

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
17053.3(a)	2586	-----	Am	17746.5	420	-----	Ad
17053.5	431	-----	Am	17748	421	-----	Am
	1351	-----	Am	17784.7	-----	76	Ad
	2229	-----	Am	17784.8	418	76	Ad
17053.6	5	-----	Ad	17786	-----	76	Am
17055	447	-----	Am	17788	447	-----	RN
17122	419	-----	Am	17789	447	-----	Ad (RN)
	2162	-----	Am	17813	426	76	Am
17125.9	420	-----	Ad	17817	-----	76	Am
17137	-----	36	Ad	17951	431	-----	Am
17305	1295	1587	Am		1351	-----	Am
17310.1	416	-----	Ad	17951(a)	2586	-----	Am
17314.5	-----	76	Ad	17952.1	431	1748	Am
17314.7	-----	76	Ad	17954	431	-----	Am
17316	417	1443	Am		432	-----	Am
17317	417	1443	Am	17976	2890	-----	Am
17319.5	431	-----	Am	18132.7	447	-----	Am
17319.8a to				18132.12	426	-----	Am
17319.8c	-----	1748	Ad	18163	426	-----	Am
17321.3	417	-----	Am	18173	447	-----	Am
17321.5	417	-----	Am	18215	447	-----	Am
17321.7	417	-----	Am	18402	426	-----	Am
17321.9	417	-----	Ad	18402.5	426	-----	Ad
17324.18	419	-----	Ad	18434	423	-----	Am
17325	1426	-----	Am	18470	423	-----	Am
17327	1426	-----	Am	18472	423	-----	Am
17329.1	1426	-----	Ad	18477	423	-----	Am
17357	417	1443	Am	18586.3	433	-----	Ad
17360	418	-----	Ad	18586.4	423	-----	Ad
17501	-----	1567	Am	18586.5	421	-----	Ad
17503.5	3086	-----	Am	18648	447	-----	Am
17508	447	-----	Am	18689	447	-----	Am
17513	447	-----	Am	18691.1	434	-----	Am
17672	421	-----	R & Ad	18692	435	-----	II
17672.1 to				18802	436	-----	Am
17672.4	421	-----	Ad	18802.1	425	-----	Ad
17690.8	423	-----	Ad	18805	436	-----	Am
17697.1	419	-----	Ad	18807	436	-----	Am
17711.5	-----	668	Ad	18831	437	-----	Am
17712	-----	668	Am	18884	447	-----	Am
17717	2977	640	Am	18908	436	-----	Am
	-----	668	Am	19053.3	447	-----	Am
17717.5	-----	640	Ad	19053.9	438	-----	Ad
	-----	668	Ad	19056	447	-----	Am
17719	-----	668	Am	19083	447	-----	Am
17719.1	424	-----	Ad	19111	437	-----	Am
17721	418	668	Am	19200 to			
	-----	1666	Am	19206	5	-----	Ad
17722	-----	668	Am	19406	633	-----	Ad
17724	-----	668	Am	19407	633	-----	Ad
17724.1	418	-----	Ad	23031	1883	-----	Am
17724.5	-----	668	Ad	23038	445	-----	Am
17727	419	-----	Ad	23039	445	-----	Am
17728	424	-----	Ad	23040	865	-----	Am
17729	419	-----	Ad	23151	1750	-----	Am
17731	-----	668	Am		2229	-----	Am
17732	424	-----	Am		2586	-----	Am
17733	424	-----	Am		2080	-----	Am
17746.3	422	-----	Ad	23152	5	-----	Ad

REVENUE AND TAXATION CODE—Continued

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
23153	2229	-----	Am	25121a	445	-----	Am
	3086	-----	Am		446	-----	Am
23184	2229	-----	Am		1290	-----	Am
	3086	-----	Am		1425	-----	Am
23186	5	-----	Am	25121c	1290	-----	Am
	445	-----	Am		1425	-----	Am
	2229	-----	Am	25122	445	-----	Am
	3086	-----	Am	25201a	445	-----	Am
23251	445	-----	Am	25231	-----	1567	Am
23501	2229	-----	Am	25294a	445	-----	Am
	3086	-----	Am	25295	445	-----	Am
23502	5	-----	Ad	25295a	2010	-----	R (as ad by Stats. 1951, Ch. 74)
23703	543	-----	Ad				Am
23733a	427	-----	Ad	25403	443	-----	Ad & RN
23734a	427	-----	Ad	25404	443	-----	R & Ad (RN)
23772.5	3345	-----	Ad	25555	445	-----	Am & RN
23854	445	-----	Am	25555a	445	-----	Am
23854.1	445	-----	Am	25663a	439	-----	Ad
23881	445	-----	Am	25674	440	-----	Ad
23911g	445	-----	Am	25675	430	-----	Am
24121a	445	-----	Am	25902	445	-----	Am
24121f.1	428	-----	Ad	25961	445	-----	Am
24121i.1	1290	-----	Ad		634	-----	Am
	1425	-----	Ad	25963	634	-----	Ad
24121i.2	1290	-----	Ad	25964	634	-----	Ad
	1425	-----	Ad	26080.3	445	-----	Am
24121k.1	445	-----	Am	26131	441	-----	Am
24121k.5	445	-----	Am	26132	441	-----	Am
24121q	445	-----	Am	26163	445	-----	Am
24181	429	-----	Am	26191	441	-----	Am
24181b	445	-----	Am	26251	442	-----	Am
24181f	445	-----	Am	26253	445	-----	Am
24301.5	3340	-----	Ad	26281	442	-----	Am
25031f	445	-----	Am	26481	445	-----	Am
25031f.1	445	-----	Am & RN	26481a	445	-----	R
25031f.1	445	-----	Ad (RN)	27000	-----	21	Ad
25031j	445	-----	Am	27100	-----	21	Ad
25035	430	-----	R & Ad	28300 to	-----	849	Ad
25035a	430	-----	Ad	28303	-----	848	Ad
25035b	430	-----	Ad	28400 to	-----	-----	-----
25035c	430	-----	Ad	28402	-----	-----	-----
25038	445	-----	Am	29050 to	-----	-----	-----
25071	445	-----	Am	29052	2983	-----	Ad
25071g	430	-----	Am	30001 to	-----	-----	-----
25071q	445	-----	Am	30473	1556	1470	Ad
25071r-1	445	-----	RN		1822	-----	Ad
25071r.1	445	-----	Ad (RN)	30743	1556	-----	Ad
25101a	445	-----	Am	34301 to	-----	-----	-----
25101a.1	1290	-----	Ad	34620	3141	-----	Ad
	1425	-----	Ad	40000 to	-----	-----	-----
25101a.2	1290	-----	Ad	40010	-----	778	Ad
	1425	-----	Ad				
25102	445	-----	Am				

STATUTES: GENERAL LAWS

Deering Act	Assembly bill	Senate bill	Effect	Deering Act	Assembly bill	Senate bill	Effect
69	1862	-----	R all		1653	-----	Am 35
89	1909	-----	R all		1665	-----	Am 30
130	-----	1267	R all		1836	-----	Ad 20.1
143a	1863	-----	R all		1908	-----	R all
146	1867	-----	R all		2156	-----	Am 17, 26
146.1	1868	-----	R all		2212	-----	Ad 37.1
150	1880	-----	R all		2380	1048	Ad 3b, 3c
	2872	-----	R 3.5		2840	-----	Am 10
151a	940	-----	Ad, R 8		2841	-----	Am 35
			Am, R 9		2842	-----	Am 34
	1880	787	R all		2877	-----	Am 34
153b	1884	-----	R all		-----	708	Ad, R 9.5
153c	1895	-----	R all		-----	1458	Ad 20.5
153d	1922	-----	R all	1904	1915	-----	R all
153e	1922	-----	R all	1906	1909	-----	R all
205	1598	-----	Am 12, 13, 14, 16, 17, 18	1907	1909	-----	R all
			Ad 12.1	1909	1911	-----	R all
	1613	-----	R all		2989	-----	Am 1
253	1908	-----	Am 17	1923	1909	-----	R all
320	-----	1553	R all	1968	1919	-----	R all
372	1871	-----	R all	1970	482	-----	R
374	1909	-----	R all		1050	-----	Am 5, R 6
384	1866	-----	R all				R & Ad 8
	2083	-----	Am 6				Ad 8.1, 8.2, 8.3, 8.4, 8.5, 8.6, 8.7, 8.8, 8.9, 8.10, 8.11, 8.12, 8.13, 8.14
384a	1921	-----	R all				Am, R 8
500	1916	-----	R all		1144	-----	R 4
539	1888	-----	R all		1530	-----	Am, R 8
	2683	-----	R all		1746	-----	R all
630	1895	-----	R all		1919	-----	Ad 8.3
741	1902	-----	R all		3281	-----	Ad 8.5
776	1262	-----	Am, R 1, 2, 3		3430	-----	Am 8
	1909	-----	R all		3431	-----	Am 5
777	1895	-----	R all		-----	1009	Ad 1.5, 8.5, 8.6, 8.7, 8.8, 9.5
840	1872	-----	R all				R all
848	1895	-----	R all				R all
860	1921	-----	R all				R all
1026	1922	-----	R all				Am 19b, R & Ad 8, 9, 10, 11, 12, 13, 14
1027	1922	-----	R all				Am 5, 12, 27, 72
1028	1922	-----	R all	1971	1919	-----	Ad 27.5, 27.6
1029	1922	-----	R all	1972	1919	-----	Ad 4.1
1083	1861	-----	R all	1978f	1925	-----	R all
1281	1875	-----	R all	2200	-----	86	Am 19b, R & Ad 8, 9, 10, 11, 12, 13, 14
1300	1881	-----	R all				Am 5, 12, 27, 72
1476	1869	-----	R all				Ad 27.5, 27.6
1585	-----	1304	R all				Ad 4.1
1606	1909	-----	R all	2202	-----	1650	R all
1638	1909	-----	R all				Am 1
1661	2394	1855	Am 3, 5, 6.1, 11, 12, 18.5				R all
			R all	2203	3005	1743	R all
1762	1922	-----	R all	2204	-----	1299	R all
1877	1908	-----	R all	2208	643	-----	Am 1
1880	627	-----	Am 13	2208a	-----	1273	R all
	810	984	Am 34	2209	1927	-----	R all
	814	997	Am 35	2342	1922	-----	R all
	815	1000	Am 10	2532	1921	-----	R all
	1345	-----	Am 13	2560	1922	-----	R all

STATUTES: GENERAL LAWS—Continued

Deering Act	Assembly bill	Senate bill		Deering Act	Assembly bill	Senate bill	
2586	1874	-----	R all		1854	-----	Am, R 59.5
2587	1874	-----	R all		1855	-----	Ad, R 11b
2635	1908	-----	R all		1885	-----	R all
2636	909	-----	Am 2		2066	1077	Am 60
	1895	-----	R all		2231	-----	Ad 53.4
2640	1897	-----	R all		2232	-----	Am 5
2685a	1902	-----	R all		2233	-----	Am 54
	152	-----	Am, R 4		2320	-----	Ad 54.2
2685b	1902	-----	R all		2398	-----	Ad, R 55.8
2685c	1902	-----	R all		2407	-----	Am 61
2842	1895	-----	R all		2413	-----	Am 6.11
2843	-----	278	Am 4		2414	-----	Am, R 38f
2862	1918	-----	R all		2658	-----	Am 6.11
2936a	1878	-----	R all		2737	-----	Ad 7.5
2947h	1923	-----	R all		2758	-----	Am, R 57
	1244	-----	Ad 32		2759	-----	Am, R 57
2949	1879	-----	R all		2760	-----	Am, R 57
2949a	1879	-----	R all		2761	-----	Am, R 40
2955	1919	-----	R all		2821	-----	Ad 6a
3089	1895	-----	R all		2927	-----	Am 57
3122	1902	-----	R all		2938	-----	Am, R 38f
3267	403	-----	Am 1		3170	-----	Ad 67.2
3303r.1	1881	-----	R all		3217	-----	Ad, R 16½
	2374	-----	Am 6		3292	-----	Ad 6b
	1668	-----	Am 1, 5		3293	-----	Ad 54.7
		-----	Ad 4.5		3428	-----	Am 7, 8
3417	-----	1295	R all			-----	Ad 7a, 7b
3418	-----	1294	R all			1078	Am 54.2
3427	1873	-----	R all			1126	Am 61.2
3431	1917	-----	R all			1373	Am 6
3443	1909	-----	R all			1533	Am, R 7.2
3485	1872	-----	R all			1554	Am 61.2
3593	1914	-----	R all			1625	Am 6.11
3594	1914	1302	R all			1726	Ad 12.1
3623	1909	-----	R all			1804	Ad, R 49.1
3778	1918	-----	R all			1850	Am 21
3796	202	-----	Am, R 6.11			1932	Am 62
	362	-----	Am, R 57			1933	Am 50.5
	759	-----	Am 61.2,	3843	1922	-----	R all
		-----	Ad 61.3,	3870	-----	1303	R all
		-----	61.4, 61.5,	3875	1948	-----	R all
		-----	61.6, 61.7	3878	-----	1275	R all
	876	-----	Am 59	3879	-----	1274	R all
	946	-----	Am, R 61,	3880	2578	-----	Am 2, 280
		-----	61.2			-----	R & Ad 69
		-----	Ad, R 61.3,			355	Ad 2.1
		-----	61.4, 61.5,	3904	1908	-----	R all
		-----	61.6	3906	1908	-----	R all
	1024	1203	Am 55.65	4025	2823	-----	Ad 6.5
	1300	-----	Am, R 13	4052	839	-----	Am 11
	1302	-----	Am, R 38f	4101	1893	-----	R
	1303	1184	Am, R 38f	4194	1909	-----	R all
	1489	-----	Am 27c	4195	1909	-----	R all
	1811	1058	Ad 54.1	4248	1895	-----	R all
	1812	1347	Ad 54.3	4290	-----	1292	R all
	1813	1374	Am 6	4317	1922	-----	R all
	1823	1468	Am, R 24	4331	1871	-----	R all
	1824	1469	Am, R 23				

STATUTES: GENERAL LAWS—Continued

Deering Act	Assembly bill	Senate bill	Effect	Deering Act	Assembly bill	Senate bill	Effect
4463	509	----	Am 6, 10	5115	1922	----	R all
			Ad 14 $\frac{1}{2}$,	5131.5	1882	----	R all
			16 $\frac{1}{2}$	5131.6	1882	----	R all
	1177	-----	Am 7	5131.7	1881	----	R all
	1025	-----	Am 16		2832	----	Am 3, 4, 5,
4475	231	-----	Ad 7.5				9, 11, 12,
	687	-----	Am 4				13, 14, 15,
	826	994	Am 1, 2, 3,				20, 21, 25,
			4, 5 & 6				Ad 19a, R
	1748	----	Am 7				27
	1908	----	R all	5136	1882	1630	R all
	2194	----	Ad 8		2198	----	Am 3
	2297	----	Am 4, 7		2267	1871	Am 3
	2298	----	Am 1, 2, 3,		2268	----	R all
			4, 5		2269	----	Am 8
	2393	----	Ad 7.5		2270	----	Am 12
	2444	1001	Am 1, R 7		2665	----	Am 11
	2445	995	Am 1, R 7		3329	----	Am 13
	2454	----	Am 7			252	Ad, R 9.5
	2456	----	Am 7	5215	1172	----	Am 4, 8, 16
	2457	----	Am 3		1881	----	R all
	2458	----	Am 1		3033	----	Am 4
	2460	----	Am 1, 2, 3,	5232c-1	1895	----	R all
			4, 5, 6, 7	5238	97	1550	Am 6b
	987	----	Ad 12		98	1551	Am 6c
	988	----	Ad 10		99	1541	Am 6
	989	----	Ad 11		726	----	Am 9.5
	991	----	Am 1		804	993	Am 12.5
	999	----	R 7		1193	----	Am 9.3
	1012	----	Ad, R 9		2542	----	Am 12.5
	1013	----	Ad, R 8		2950	----	Am, R 6
	1044	----	Am 1		2951	----	Am, R 6
	1055	----	Am 1, 2, 3,		2987	----	Am 7
			4, 5 Ad 8			990	Am 12.5
	1314	----	Ad 8			992	Am 12
	1315	----	Am 7			1028	Am 12.5
			Ad 8, 9			1030	Am 7f
	1317	----	Ad 9			1031	Am 7e
4480	2311	1258	R 2.14,			1034	Am 7d
			4.21, 5.43,			1036	Am 7c
			13.4			1456	Am 9.5
			Am 1.1, 2.7,			1549	Am 6a
			2.8, 3.2, 4.3,	5239	2133	----	Am 16
			4.9, 4.10,		2646	----	Am 17, 25,
			4.12, 4.13,				26, 31, 121,
			4.16, 6.5,				122, 123,
			7.1				124
4562	1892	----	R all	5243	1242	----	Am 27
4577	1871	----	R all		2700	----	Am 27
4579	1922	----	R all		2702	----	Am 2
4580	1901	----	R all		2982	----	Ad 2.5
4636	1912	----	R all		3319	----	Am 2
4707	1909	----	R all			134	Am 31
4725	1892	----	R all			837	Am 27
4811	69	----	Am 10	5275	----	1531	Am 7
			Ad 10.5	5283	93	----	Am 6a
	2308	----	Am 7, 10		2462	----	Am 7c
4938b	1899	----	R all		2464	----	Am 7d
4944	1922	----	R all		2466	----	Am 7e
4945	1898	----	R all		2468	----	Am 7f

STATUTES: GENERAL LAWS—Continued

Deering Act	Assembly bill	Senate bill	Enact	Deering Act	Assembly bill	Senate bill	Enact
	2470	-----	Am 12.5	6391	704	-----	Am, R 2
	2473	-----	Am 1		1948	-----	R all
	2481	-----	Ad 8		2199	-----	Am, R 51a
	2482	-----	Ad 9		2711	-----	Ad 30.3
	2486	-----	Ad 11		-----	430	Am, R 38
	2489	-----	Am 7,		-----	878	Am, R 41,
			Ad 8, 9				42
	2768	-----	Am 7	6446	700	400	S 12
5401	1909	-----	R all		1895	-----	R all (ex-
5475	1895	-----	R all				cept 6, 7, 8,
5573	-----	1624	Am 1.25				and 10)
5619	888	505	Am 2		-----	282	R 8
5623a	1898	-----	R all		-----	1176	S 12
5632	1499	-----	R all		-----	1636	Am 1
	1943	-----	R all	6447	16	-----	Ad 43, 44
5633	1499	-----	R all		1054	636	Ad 24.5
	1943	-----	R all		1366	113	Am 26
5634	1499	-----	R all		3238	-----	Ad 45 & 46
	1943	-----	R all		-----	280	R 9
5683	-----	91	Am 1, 2		-----	394	S 8
5736	-----	1288	R all		-----	1199	Ad 13.5,
5783	1913	-----	R all				13.7
5849a	763	-----	Am 1.1, Ad		-----	1636	Am 7
			1.5a, 1.5b	6450	1895	-----	R all
	1908	-----	R all	6499	1928	-----	R all
	2891	-----	Ad 1.05		6522	-----	1271
	-----	1487	Am, R 2, 4,		6523	1895	R all
			Ad, R 1.8,	6642	-----	326	Am 9
			4.5, 5.1,		-----	838	Am 9
			5.2, 5.3	6914	-----	1463	R all
	-----	1495	Am 2, 4,	7102b	2095	-----	Am 39
			Ad 1.8, 4.1		-----	1395	Am 39
	-----	1831	Am 3	7335	-----	1798	Am 3, 13,
5849b	763	-----	Am 2, 4				14, 18, 27
	1908	-----	R all	7419	1871	-----	R all
	2739	-----	Ad 2.5	7521	1884	-----	R all
	-----	167	Am, R 6	7523	1884	-----	R all
6011b	1895	-----	R all	7562	1924	-----	R all
6063	-----	1621	Am 1		2829	1143	Am 3
6161	1918	-----	R all	7602	1871	-----	R all
6210	1895	-----	R all	7651	1870	-----	R all
	3096	-----	Am 3		3169	-----	Am 10
	-----	534	Am 4		-----	552	Am, R 2, 3,
6220	1895	-----	R all				4, 6, 7, 8,
	2338	-----	Am 2				11, 12, 14,
	-----	1632	Am, R 2, 3				16
6265a	1889	-----	R all,	7733	-----	743	Am 2
			except 6	7744b	1922	-----	R all
6266	1895	-----	R all	7748	1898	-----	R all
6309	1900	-----	R all	7757	-----	70	Am 12
6374	1895	-----	R all		-----	758	Am 3
6384b	2568	-----	Am title, 4	7948	1896	-----	R all
			Ad 4.3	7965	2224	-----	Am 5, 6,
	-----	1705	Am 4				7, 8
6385.1	1895	-----	R all	7966b	1884	-----	R all
6386 (Repealed)	1938	-----	Ad 2 7/8,		3423	-----	Am 1
			13 1/8,	7971a	1895	-----	R all
			50 1/8	8075	1926	-----	R all

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Deering Act	Assembly bill	Senate bill	Effect	Deering Act	Assembly bill	Senate bill	Effect
8317	1921	----	R all		379	----	Ad 38.1
8351	1901	----	R all		473	----	Am, R
	3001	----	Am 5				45.8
	-----	628	Am, R 5		614	----	Am R 7.7
8427	974	----	R 6				(as ad by
	1898	----	R all				Ch. 1758,
8427a	974	----	R 6				1951)
	1898	----	R all		655	----	R 39, 39.1,
8428	1909	----	R all				40, 41,
8496b	1883	----	R all				41.1, 41.2,
8589	760	382	R all				41.3, 41.5,
	761	----	Am 48.1				42, 47
	3269	----	R all		674	----	Am, R 39
8647	-----	1270	R all		675	----	Am 41.1,
8671	1909	----	R all				41.5, 45.5,
8696	1921	----	R all				45.9, 45.11,
8780d	113	512	Am 203				69, 70, 72
	114	----	Am 205		676	----	Am 39.1
	115	513	Am 205		677	----	Am 58
	116	514	Am 205		678	----	Am 6
	117	----	Am 251		679	----	Am 57
	118	----	Am 403		693	----	Ad, R
	181	----	Am, R 57.7				250.2
	204	----	Ad, R		771	----	Ad, R
			203.1				203.1
	205	----	Ad, R		867	----	Ad, R
			203.1				20.4
	213	609	Ad 57.8		979	----	Am, R 207,
	247	518	Am 451				R 209.1
	258	616	Am 11,		980	----	Am, R 67
			44.2		986	----	Am 201
	259	613	Am 54		987	----	Am 201
	260	----	Ad 7.01		990	----	Ad 54.1
	261	----	Am 7		1027	----	Am 460
	262	----	Am 7		1028	----	Am 309
	263	----	Am 57		1029	----	R 309
	264	610	Am 57		1036	----	Am 44.2
	265	----	R 2		1037	515	Am 205
	266	----	R 7.3, 7.7		1045	611	Am 55
	284	----	Ad, R 39.2		1056	----	Am 7
	285	----	Am, R 39.1		1189	----	Am 54
	340	517	Am 209,		1207	----	Am 451
			209.1		1208	----	Am 450
	346	510	Am 150,		1209	----	Am 450,
			152				450.1, 451
	347	----	Am 7		1269	----	Am, R 7
	348	----	Am 9.2		1352	916	Am 209
	349	----	Am 13		1433	----	Am 69
	350	617	Am 1, 57		1477	----	Am 201
	351	----	Am 86,		1504	----	Ad, R 57.6
			R 75, 76, 83		1505	----	Am 39
	352	----	R 90		1506	----	Am 7,
	353	----	Ad 211				Ad 7.4
	377	----	R 39, 39.1,		1507	----	Am 53, 54
			40, 41, 41.1,		1508	----	Ad 52.7,
			41.2, 41.3,				Am 53, 54
			41.5, 42,		1557	----	Am 252
			47		1559	----	Am, R 400,
	378	----	Am 7				401, 402

STATUTES: GENERAL LAWS—Continued

Deering Act	Assembly bill	Senate bill	Effect	Deering Act	Assembly bill	Senate bill	Effect
	1677	612	Ad 54.1		2640	----	Am, R 150,
	1678	-----	R 52.6				201, 207
	1679	614	Am 53		2653	----	Am 58
	1680	-----	R 39.1		2654	----	Am 58
	1781	-----	Am 201		2670	----	Ad 58.1
	1787	-----	Ad 59		2671	----	Am 58
	1825	-----	Am, R 58.1		2672	1873	Am 58
	1853	-----	Ad 7.7		2673	----	Ad 57.6
	1935	-----	R all		2674	----	Am 58
	2048	-----	Am 7		2675	----	Am 57
	2063	-----	Am 39		2676	----	Am 13
	2161	-----	Am 7.5		2681	----	Am 450,
	2192	-----	Am 7,				451, Ad
			Ad 7.4				452.6
	2223	-----	Ad 57.3		2686	----	Ad 451.5
	2309	-----	Am 57		2687	----	Am 254
	2331	1246	Am 207		2778	----	Ad 452.7
	2346	-----	Am 209		2779	----	Ad 455.1
	2348	-----	R all		2860	----	Am, R 57.7
	2365	-----	Ad 151.2		2957	1124	Ad 207.2
	2388	-----	Ad (RN)		3031	----	Am 39.1
			7.6, Am &		3032	----	Am 58
			RN 7.7		3058	----	Am 111
	2417	-----	Am 250.1,		3059	----	Am 110
			252		3060	----	Am 6.6
	2422	-----	Am 91		3061	----	Am 5
	2534	1623	Am 7.7		3062	----	Am 3
			(as ad by		3093	1729	Am 151,
			Stats. 1951,				202, 205,
			Ch. 1758)				Ad 151.2,
	2573	-----	Am 207				203.1
	2584	-----	Am 203		3102	----	Ad 58.5
	2590	-----	Am 44.2,		3103	----	Am 57
			203, 209,		3105	----	Am 6
			400, 456		3106	----	Am 57
	2591	-----	Am 209		----	105	Am, R 75,
	2623	-----	Am 39,				76, 83
			39.1, 53,		----	143	Am, R 79
			54, 58,		----	516	Am 207,
			Ad 57.8				R 209.1
	2624	-----	Ad, R 310		----	533	Am 254
	2625	511	Am 201		----	615	Am, R
	2626	1536	Am 52.6,				52.6
			151, 152,		----	686	Am, R
			153, 200,		----	692	306.5
			202, 203,				Am, R
			204, 205,		----	840	57.7
			206.1, 207,		----	901	Am 209
			208, 250,				Am, R 7.7
			251, 252,				(as ad by
			300, 303,				Stats. 1951,
			304, 305,				Ch. 1758)
			307, 403,		----	948	Am, R 451
			450,		----	949	Am, R 451
			Tit. to Art.		----	950	Am, R 451
			10, Pt. 2,		----	1169	Ad 500
			3, 4				to 515
	2627	1537	Am 309		----	1235	Ad 39.2

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Deering Act	Assembly bill	Senate bill	Effect	Deering Act	Assembly bill	Senate bill	Effect
	-----	1239	Am 207	9123	549	-----	Am 10, 19
	-----	1330	Ad 451.5				Ad 20
	-----	1331	Am 455				R & Ad
	-----	1476	Am 75, 76, 83				10, 12½, 14½, 21
	-----	1538	Am 7.2		1022	-----	Am 14½
	-----	1566	Am 452		1930	-----	R all
	-----	1622	Am & RN	9127	-----	1268	R all
			7.7 (as ad	9127a	2314	-----	Am 14
			by Stats.		2972	267	Am 2
			1951, Ch.	9127c	62	87	Am 28
			1758)		911	-----	Ad 36.2
			Ad (RN)		1021	-----	Am 52
			7.8 R 7.3		-----	362	Am 2
	-----	1771	Am 209		-----	363	Ad 55.1
	-----	1814	Ad 45.13	9129	211	-----	Am 9
	-----	1815	Ad 7.8		212	-----	Am 9,
8780g	1890	-----	R all				9.1, 9.2
8783	1865	-----	R all		1842	-----	Ad 9.5
8832	1876	-----	R all		2699	-----	Ad 5½
8834aa	1894	-----	R all	9131	1243	-----	Am 2
8908	1864	-----	R all		2701	-----	Am 2
8934	-----	1147	Ad 2.5	9178f	2353	-----	Ad 55.5,
8955	494	-----	Am 7, 15, 18, 19,		-----	582	55.6, 55.7
			24, 28		-----	1657	Am 3
	1241	-----	Am 7, 15, 18, 19,				Am, R 3,
			24, 28	9178g	1929	-----	19, 21, 24
				9178h	-----	1462	R all
8956	-----	1269	R all	9187f	863	-----	S all
8961	1052	936	Am 8				Am 3, 19,
	-----	394	S 3	9250	874	-----	21, 24
	1921	-----	R all		1876	-----	Ad 3.5
9058	1232	-----	R all		2361	-----	R all
9059	1903	-----	R all		3264	-----	Ad 3.5
			R all		-----	-----	Ad 3.1
9100	728	-----	Am 10	9251	1876	-----	R all
9113	1920	-----	R all	9300	2095	-----	Am 3.4
					-----	1395	Am 3.4

STATUTES: OTHER THAN GENERAL LAWS

Year Ch.: Page	Assembly bill	Senate bill	Effect	Year Ch.: Page	Assembly bill	Senate bill	Effect
1865-6—				1941—			
644: 865	1910	-----	R all	968:2599	1915	-----	R all
1867-8—				1265:3211	1911	-----	R all
381: 466	-----	1297	R all	1944 (1st Ex. Sess.)—			
1871-2—				2: 12	1915	-----	R all
481: 709	-----	1277	R all	1944 (2d Ex. Sess.)—			
1873-4—				47: 196	43	204	Ad 37
629: 867	-----	1272	R all		1053	635	Ad 30.5
1875-6—					1365	112	Am 27
299: 391	-----	1291	R all		3239	-----	Ad 38
1877-8—					-----	205	Ad 37
348: 531	-----	1285	R all		-----	394	S 6
470: 732	-----	1293	R all	1945—			
567: 909	-----	1284	R all	992:1913	-----	1636	Am 5
643: 987	-----	1298	R all	1946 (1st Ex. Sess.)—			
1880—				142: 180	1925	-----	R 1 to 11, 16 & 17
117: 123	2036	1301	R all				Ad 21
1891—					-----	46	
166: 237	-----	1290	R all	1947—			
1897—				180: 741	1895	-----	R all
81: 74	-----	627	R	355: 919	1918	-----	R all
228: 334	-----	1300	R all	1289:2823	-----	1581	S all
1903—				1413:2973	2773	-----	Am 1
36: 37	-----	1276	R all	1948—			
1905—				23: 34	-----	1581	S 2
69: 67	2035	-----	R all				(Item 320)
552: 717	-----	1286	R all	1949—			
1909—				414: 762	2150	-----	Am 2, 3
680:1024	-----	1296	R all	700:1201	-----	1581	S 2
724:1097	-----	1289	R all				(Items 245.1, 248)
728:1127	-----	1279	R all	745:1366	2295	-----	R 6
1911—				973:1761	593	-----	Am 3
100: 264	-----	1283	R all	1390:2422	1914	-----	R all
1913—				1466:2548	2355	1594	Am 28
194: 337	-----	1287	R all		2554	1595	R all
195: 338	-----	1281	R all	1949 (1st Ex. Sess.)—			
230: 385	1913	-----	R all	12: 25	1915	-----	R all
384: 811	-----	1282	R all	1950—			
1915—				2: 255	-----	201	S 2
591:1034	-----	1280	R all				(Item 277)
1921—					-----	1581	S 2
100: 96	1909	-----	R all				(Item 245.1)
842:1611	-----	1790	S all	1950 (3d Ex. Sess.)—			
1927—				3: 6	-----	1639	Am 8.5
194: 352	1915	-----	R all	12: 19	321	-----	Am 1
792:1553	-----	1278	R all	29: 53	-----	1334	Ad 2.5
848:1728	1908	-----	R				R 3
1929—				40: 66	1895	-----	R all
788:1581	1915	-----	R all	1951—			
835:1775	-----	279	S S	12: 140	-----	257	Am 3
1935—				13: 141	828	-----	Am 1
554:1635	1913	-----	R all				Ad 2.5, 2.6
1937—							Am 1
263: 565	-----	720	Am, R 1, 2, 3, 5, 7 R 4	157: 410	-----	542	Am 2
1939—				606:1766	1891	-----	R 9
252:1507	1914	-----	R all	737:2005	-----	468	Am 15
957:2696	1915	-----	R all	782:2273	703	-----	Am 1
					1908	-----	R all

STATUTES: OTHER THAN GENERAL LAWS—Continued

Year Ch.: Page	Assembly bill	Senate bill	Effect	Year Ch.: Page	Assembly bill	Senate bill	Effect
842 :2331	787	----	Am 1	1439 :3398	1197	99	Am 1
952 :2561	1908	----	R		1908	----	R all
1020 :2649	79	----	S 2	1451 :3430	1908	----	R all
			(Item 129)			1457	Am 2
1042 :2774	-----	782	R 2	1475 :3453	842	----	Am 1
1107 :2863	1908	----	R all		1908	----	R all
	2954	493	Am 1	1476 :3454	843	----	Am 1
1161 :2959	233	----	Ad 1		1908	----	R all
	1908	----	R all	1527 :3504	1908	----	R all
	-----	245	Am 1	1536 :3516	3025	----	S 2
1162 :2961	356	----	Am, R 1	1550 :3532	1908	----	R all
	357	----	Am 1		-----	1459	Am 1
	1908	----	R all	1551 :3532	725	----	Am 1
1164 :2966	1908	----	R all		1908	----	R all
	3378	----	Am 1		-----	1459	Am 1
1165 :2967	325	----	Am 1	1552 :3533	1908	----	R all
	1908	----	R all		-----	1459	Am 1
1166 :2968	1908	----	R all	1556 :3550	1908	----	R all
	-----	114	Am 1		-----	856	Am 1
1205 :3052	1908	----	R all		-----	857	Am 1
	-----	1456	Am 2	1557 :3551	1908	----	R all
1224 :3070	1010	----	Am 1	1558 :3552	670	----	Am, R 1
	1011	----	Am 1		1908	----	R all
	1908	----	R all	1564 :3561	295	----	Am
1225 :3071	1012	----	Am 1		1908	----	R all
	1908	----	R all	1565 :3563	1908	----	R all
1226 :3071	617	----	Am 1		3368	----	Am 1
	1908	----	R all	1566 :3565	1908	----	R all
	2716	----	Am 1	1704 :3916	528	----	Am 1
	2727	----	Am 1		1908	----	R all
1227 :3072	897	738	Am 1	1705 :3917	57	422	Am 1
	1908	----	R all		1908	----	R all
	2159	----	R & Ad 1,		-----	1497	Ad 2
			3, 4,	1706 :3918	1908	----	R all
			R 5, 6, 7	1710 :3995	2803	----	Am 3
				1735 :4079	231	----	Ad 2
1228 :3074	2774	1768	Am 1		1908	----	R all
	777	----	Am 1	1736 :4080	231	----	Ad 2
	778	----	Am 1		1367	----	Am 1
	1449	----	Am 1		1908	----	R all
	1450	----	Am 1	1752 :4171	1908	----	R all
	1908	----	R all	1765 :4193	1908	----	R all
	-----	520	Am 1		2444	1001	R 4
1273 :3167	-----	266	Am 3		2445	995	R 4
1355 :3267	489	----	Am 1		-----	999	R 4
	1908	----	R all	1952—			
1412 :3367	1913	----	R all	3 :	40	----	S 2
1419 :3374	492	----	Am 3				(Item 428)
	493	----	Am 3		81	----	S 2
	805	998	Am 2				(Item 136)
	847	----	Am 3		82	----	S 2
	1908	----	R all				(Item 289)
	2455	986	Am 2		83	----	S 2
	2485	----	Am 2				(Item 172)
	2767	----	Am 3		84	----	S 2
	-----	1027	Am, R 3				(Item 219)

STATUTES: OTHER THAN GENERAL LAWS—Continued

Year Ch.: Page	Assembly bill	Senate bill	Effect	Year Ch.: Page	Assembly bill	Senate bill	Effect
	89	---	S 2 (Item 428)		---	1324	S 2 (Item 428)
	361	----	S 2 (Item 364.5)		----	1325	S 2 (Item 428)
	700	---	S 2 (Items 287, 287.5, 297, 311, 326, 371, 409, 425)		---	1758	S 2 (Item 262)
				1952 (1st Ex. Sess.)			
				8:	700	400	S all
				1952 (2d Ex. Sess.)			
	16	S 2	(Item 428)	14:	3418	----	Am 5
				15:	----	2	Am 1
	17	S 2	(Item 428)	20:	653	----	Am 5
				21:	----	394	S 2
	400	S 2	(Items 287, 287.5, 297, 311, 326, 371, 409, 425)		----	709	Am 2
				1953—			
				A.B. 700	3095	----	S 2 (Item 404)
				S.B. 400	3095	----	S 2 (Item 404)

STREETS AND HIGHWAYS CODE

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
1	2999	-----	Am	195	1536	-----	Am
2	1606	-----	Am		3229	-----	Am
20	2095	1395	Am	195.1	2558	-----	Ad
50 to				197	1535	-----	Am
53	2095	1395	R	199	1534	-----	Am
Div. 1,					2060	-----	Am
Ch. 1,				201	1532	-----	Am
Art. 1				302	3234	1843	Am
(heading)	2095	1395	Ad (RN)		3354	-----	Am
Div. 1,				315	-----	227	Am
Ch. 1,					-----	1112	Am
Art. 2				326	1455	-----	Am
(heading)	2095	1395	Am & RN,	340	-----	1902	Am
			Ad (RN)	356	2666	58	Am
70	2095	842	Am		-----	1751	Am
	-----	1395	Am	364	-----	1155	Am
70.1	-----	842	Am		-----	1593	Am
75	2615	1262	Am	374	2282	-----	Am
84	2296	-----	Ad	377	721	-----	Am
85	2095	1395	Ad	419	2764	1264	Am
	2296	-----	Ad	435	2800	-----	Am
85.1 to				502	-----	1592	Am
87	2095	1395	Ad	521	2764	1264	Am
Div. 1,				547	711	274	Ad
Ch. 1,					-----	275	Ad
Art. 3				548	-----	274	Ad
(heading)	2095	1395	Am & RN	558	-----	908	Ad
95	3020	-----	Ad	559	2510	98	Ad
100.2	-----	1808	Am	613.2	2764	1264	Am
100.4	734	-----	Ad	670	2266	-----	Am
100.7	2543	1179	Am	670.5	177	1444	Ad
105.5	-----	1103	Ad	700	-----	1387	Am
111.5	2377	1263	Am	750 to			
113	764	-----	Am	753	2574	-----	Ad
120	2008	-----	Am	820	1445	-----	Am
130.1	2095	1395	Am	824	2047	-----	Am
130.2	2095	1395	Am	825	1391	1061	Am
131.1	-----	1102	Ad	838	-----	1104	Ad
143.1	2358	1160	Am	1073	1138	-----	Am
146	3143	-----	Ad	1074	1138	-----	Am
148	1789	-----	R	1075	1138	-----	Am
149	1789	-----	R	1076.1	326	-----	Ad
150	1789	-----	R	1121	2008	-----	Am
152 to				1122	2008	-----	Am
152.6	1350	-----	Ad	1123	2008	-----	Am
186	1391	775	Am	1124	2008	-----	Am
	2357	1061	Am	1125	2008	-----	Am
	-----	1161	Am	Div. 3,			
186.5	1391	1061	Ad	(heading)	1881	-----	Am
187	1391	1061	R	2006.1	-----	570	Ad
188	1391	775	Am	2008	-----	570	Am
	1453	776	Am	2009	1137	-----	Am
	-----	1061	Am	2010	-----	570	Am
188.4	1391	775	Am	2054	1533	-----	Am
	1453	776	Am	2103	-----	801	Am
	-----	1061	Am	2107.5	61	704	Ad
189	1391	1061	R	2108	61	-----	Ad
194.1	1881	-----	Ad		-----	704	Am
194.5	-----	1093	Ad				

STREETS AND HIGHWAYS CODE—Continued

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
2110	1732	801	Am	8121.5	2659	1467	Am
	----	1088	Am	8573	2718	----	Am
	----	1212	Am	8650.1	2718	----	Ad
2111	----	570	Am	8809	----	1806	Am
	----	801	Am	10000 to			
2112	----	801	R	10609	1881	----	Ad
2113	----	801	Am	17000 to			
2114	----	801	Am	17006	3223	----	Ad
2115	----	801	Am	18121.5	1192	----	Ad
2116	----	801	Am	18401.5	1192	----	Ad
2117.1	2558	----	Ad	18404	318	----	Ad
2117.6	----	88	Ad	18731.5	1192	----	Ad
2200	1881	586	Ad	19034 to			
	2084	----	Ad	19037	1170	----	Ad
	2094	----	Ad	19071	1170	----	Ad
2201 to				19161	1170	----	Am
2209	1881	----	Ad	19162	1170	----	Ad
2210 to				19182	1170	----	Am
2214	1881	----	Ad	19290	2262	----	Am
	2094	----	Ad	19300 to			
2215 to				19312	1170	----	Ad
2243	2094	----	Ad	27000	3347	1731	Am
2261 to				27020	3348	1732	Am
2335	2084	586	Ad	27165	----	564	Am
	2094	----	Ad	27171	----	564	Am
2853	926	----	Am	27173.5	3353	1735	Ad
2931	950	----	Am	27179 to			
5024	395	----	Am	27179.14	----	1736	Ad
	872	----	Am	27179 to			
5060	2046	----	Am	27179.4	3350	1838	Ad
5070	2376	----	Am	27179.5	2113	----	Ad
5196	2008	----	Am	27183	3352	1734	Am
5223	2726	----	Am	27229	3349	1733	Am
5226	926	----	Am	----	----	1736	Am
5286.1 to				27246	3349	1733	Ad
5286.3	2831	----	Ad	27280	----	564	Am
5390	1183	----	Am	27281	3349	564	Am
5391	----	1923	Am	----	----	1733	Am
	----	1924	Am	27281a	----	562	Am
5392	2726	1923	Am	----	----	564	Am
	----	1924	Am	27300a	----	562	Am
5396	926	----	Am	27306	----	562	Ad
5614	1957	----	Am	27350 to			
5614.1	381	161	Ad	27356	----	559	Ad
5821.1	1174	----	Ad	27400 to			
5821.2	1174	----	Ad	27406	----	1841	Ad
5824.1	1174	----	Ad	30003	----	690	Am
5825	1174	----	Am	30009	997	----	Ad
5829	1174	----	Am	30050	998	690	Am
5837	1347	----	Am	----	2095	1395	Am
5840	1173	----	Am	30051	2095	1395	Am
5841	1173	----	Am	30058	2095	1395	Am
5853	2262	----	Am	----	----	690	Am
5854	1348	----	Ad	30100.5	996	----	Ad
6440	2211	----	Am	30101	292	250	Am
6441	2211	----	Am	30107.5	----	1783	Ad
6446	----	1445	Am	Div. 17,			
6448	394	1445	Am	Ch. 1,			
8100	2659	1467	Am	Art. 4,			
				(heading)	2095	1395	Am
				30150.1	1487	911	Ad

STREETS AND HIGHWAYS CODE—Continued

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
30163	2113	-----	Ad	31592	1305	-----	Am
30200.5	488	-----	Ad	-----	2780	-----	Am
30204	-----	1858	Am	31620	1305	-----	Am
30210	2375	1153	Am	-----	2780	-----	Am
30218	-----	1061	Am	31621	1305	-----	Am
-----	-----	1667	Am	-----	2780	-----	Am
30605	1738	-----	Am	31710	1305	-----	Ad
-----	2543	1179	R & Ad	-----	2780	-----	Ad
-----	-----	1715	Am	31784.1	1305	-----	Ad
30606	1738	-----	R	-----	2780	-----	Ad
-----	2543	-----	R	31853	1612	-----	Am
-----	-----	1061	Am	31860	1305	-----	Am
-----	-----	1179	R	-----	2780	-----	Am
-----	-----	1667	Am	31866	1305	-----	Ad
-----	-----	1715	R	-----	2780	-----	Ad
30607	1738	-----	R	31890 to	-----	-----	-----
-----	2543	1179	R & Ad	31907	1305	-----	R
-----	-----	1715	R	-----	2780	-----	R
-----	-----	1858	Am	32501.1	2089	-----	Ad
30608	1738	1179	R	32506	2089	-----	Am
-----	2543	1715	R	32650	2089	-----	Am
30609	1488	909	Ad	32802	2089	-----	Am
-----	1762	-----	Ad	32802.1	2089	-----	Ad
30610	1486	910	Ad	32803.1	2089	-----	Ad
-----	1762	-----	Ad	32804.1	2089	-----	Ad
30611 to	-----	-----	-----	33804	-----	1875	Am
30615	1762	-----	Ad	33808	-----	1875	Am
30651 to	-----	-----	-----	33813	-----	1875	Am
30655	287	107	Ad	33815	-----	1875	Am
-----	2543	1179	Ad	33950	-----	1875	Am
-----	2750	-----	Ad	33961	-----	1875	Am
30656 to	-----	-----	-----	33964	-----	1875	R
30658	2543	1179	Ad	33966	-----	1875	Am
30700	-----	1858	Ad	33970	-----	1875	Am
Div. 17,	-----	-----	-----	34105	-----	1875	Am
Ch. 2,	-----	-----	-----	34111	-----	1875	Am
Art. 3,	-----	-----	-----	34137	-----	1875	Am
(heading)	-----	1818	Ad	34140	-----	1875	Am
30800	999	-----	Am	34402	-----	1875	Am
30900 to	-----	-----	-----	34703	-----	1875	Am
30906	1646	-----	Ad	-----	-----	1875	Am
-----	2544	-----	Ad	34704	-----	1875	Am
30907 to	-----	-----	-----	34705	-----	1875	Am
30938	1646	-----	Ad	34850	-----	1875	Am
31001 to	-----	-----	-----	34852	-----	1875	Am
31005	-----	558	Ad	34857	-----	1875	Am
31534	690	-----	Am	35100 to	-----	-----	-----
31539	690	-----	Am	35704	1881	-----	Ad
31556.5	690	-----	Ad	-----	-----	-----	-----

UNEMPLOYMENT INSURANCE CODE

Section	Assembly bill	Senate bill	Part	Sections	Assembly bill	Senate bill	Part
125	1941	---	Am	1585 to			
144	1559	---	Am	1589	1938	---	Ad
302	---	105	Am	1755	473	---	Am
303	---	105	Am	1757	473	---	Am
314	---	105	R	2601	2640	---	Am
407	---	143	Am	2626	2640	---	Am
625	1269	---	R	2629	979	---	R
626	614	901	Am		2040	---	R
	1269	---	R	2652.1	204	---	Ad
628	614	---	Am		205	---	Ad
640	1269	---	Am	2701	1936	---	Am
641	1269	---	Am	2706.5	693	---	Ad
645	1269	---	Am	2715	771	---	Ad
979	674	---	Am	2804	979	---	R
	1505	---	Am	2901	1559	---	Am
1028.5	284	---	Ad	2902	1559	---	Am
1030	285	---	Am	2903	1559	---	Am
1031	285	---	Am	2929	2640	---	R
1032	285	---	Am	3001 to			
1256	1504	---	Ad	3007	1937	---	Ad
1309	1825	---	Ad	3007.1	867	---	Ad
1327	980	---	Am	3008 to			
1403	181	692	Am	3015	1937	---	Ad
	2860	---	Am	3105	2624	---	Ad
1521 to				3106	2624	---	Ad
1534	1940	---	Ad	3125	---	---	Am
1535	1942	---	Ad	3254	---	---	Am
1536	1940	---	Ad		---	---	Am
1537	1940	---	Ad		---	---	Am
1555 to					---	---	Am
1562	1939	---	Ad		---	---	Am

VEHICLE CODE

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
1	3055	-----	Am	155.5	22	1181	Ad
2	3056	-----	Am	157.1	531	-----	Ad
6	3057	-----	Am	157.6	3407	1821	Ad
35.6	3243	-----	Ad	158	666	-----	Am
38.2	-----	1181	Ad	158.5	8	-----	Ad
44	1574	218	Am	158.6	8	-----	Ad
-----	2509	-----	Am	159	992	1181	Am
44.8	-----	1024	Am	160	8	1181	Am
44.11	87	-----	Am	-----	992	-----	Am
44.13	514	-----	Ad	162.5	3232	-----	Ad
50	3193	-----	Am	164	992	1181	Am
50.2	-----	1181	Ad	-----	-----	578	Am
62.2	2833	-----	Ad	164.5	992	1181	Am
66	661	-----	Am	164.7	992	1181	Am
67	662	-----	Am	165	792	-----	Am
108	8	-----	Am	170	3008	530	Ad
-----	1749	-----	Am	176	2372	-----	Am
130	-----	1181	Am	180.5	3213	-----	Am
-----	-----	1607	Am	180.7	2372	-----	Am
-----	-----	1616	Am	181	8	-----	Am
-----	-----	1928	Am	182.1	992	1181	Am
132.1	663	-----	Am	186	3213	-----	Am
135	-----	1793	Ad	205	2271	-----	Am
136	-----	898	Am	210	2371	-----	Am
139.23	2111	-----	Ad	-----	2833	-----	Am
139.30	2110	-----	Ad	210.1	2371	-----	R
139.37	1625	-----	Am	-----	2833	1723	Am
139.40	176	-----	Ad	211	2371	-----	Ad
139.41	-----	1817	Ad	-----	2833	-----	Ad
139.44	1195	1084	Am	212	2371	-----	Ad
139.45	-----	1796	Ad	213	2371	-----	Ad
139.51	3109	-----	Am	214	2371	-----	Ad
139.52	3109	-----	Am	215	2371	-----	R & Ad
139.54a	2937	-----	Ad	-----	2833	-----	R
139.62	683	-----	Ad	-----	-----	896	Am
-----	1051	-----	Ad	216	2371	-----	R
139.70	2859	-----	Ad	-----	2833	-----	R
139.75	2833	-----	Ad	217	2371	-----	R
139.80	2833	-----	Ad	-----	2833	-----	R
139.90 to	-----	-----	-----	218	3270	-----	Am
139.94	-----	580	Ad	220	2453	-----	Am
140	664	1181	Am	223	1611	-----	Am
140.3	1791	1181	Am	224	8	-----	Ad
140.5	-----	1181	Ad	239.5	8	-----	Ad
141	-----	1181	Am	239.6	8	-----	Ad
141.5	3215	-----	Ad	248	2370	-----	Am
142	1782	53	Am	249	740	-----	Ad
-----	2077	790	Am	249.01 to	-----	-----	-----
-----	2151	1136	Am	249.14	1882	-----	Ad
-----	2930	1348	Am	250	-----	1730	Am
-----	-----	1744	Am	257	-----	655	Am
143	-----	1181	Am	-----	-----	1200	Am
146	1792	-----	Am	265	1834	-----	Am
146.1	-----	-----	Am	268	-----	1929	Am
148	8	-----	Am	271.2	289	-----	R
151.1	-----	1607	Am	-----	-----	1204	Am
-----	-----	1615	Am	271.3	-----	1204	Ad
155	-----	577	Am	272.2	290	-----	Ad

VEHICLE CODE—Continued

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
274	-----	1370	Am	376	-----	1181	Am
276	-----	1205	Am	377	-----	1607	Am
276.5	25	-----	Ad	-----	-----	1612	Am
293.5	3049	-----	Ad	377.5	-----	1607	Am
293.6	3049	-----	Ad	-----	-----	1611	Am
298	3416	-----	Am	377.7	-----	897	Ad
299	-----	1204	Ad	378	992	1181	Am
301	3260	-----	Ad	-----	-----	1607	Am
-----	-----	1500	Am	-----	-----	1610	Am
303.1	2368	1500	Am	378.1	-----	252	Ad
304	2241	1152	Am	380	-----	1607	Am
-----	2368	-----	Am	-----	-----	1609	Am
305	-----	654	Am	381	1237	776	Am
-----	-----	1206	Am	-----	1391	1061	Am
305.2	-----	1204	Ad	-----	1453	-----	Am
307	770	1152	Am	382	1237	776	Am
-----	2368	-----	Am	-----	1453	1607	Am
-----	3416	-----	Am	-----	-----	1608	Am
308.1	2368	1515	Ad	-----	-----	1794	Am
311	2369	1499	Am	384	-----	1181	Am
315	2958	1214	Am	401	-----	146	Am
319	2958	1144	Am	403	753	-----	R
332	2369	1499	Am	-----	-----	485	Am
332.01	2437	-----	Ad	410	657	-----	Am
334.1	1882	-----	Ad	-----	967	-----	Am
340	-----	1906	Ad	415.1	2404	-----	Ad
340.1 to	-----	-----	-----	419	-----	1233	Am
345.95	8	-----	Ad	420.1	3151	-----	Ad
370	1237	775	Am	421	-----	1233	Am
-----	1391	776	Am	422.1	3150	-----	R
-----	1453	1061	Am	-----	-----	1233	Am
-----	3244	1607	Am	422.2	892	-----	Am
-----	-----	1614	Am	422.3	-----	1233	Am
371	-----	1181	Am	422.5	2448	-----	Am
371.5	-----	1607	Am	-----	2678	-----	Am
-----	-----	1613	Am	-----	3221	-----	Am
372	775	-----	R	423	2643	1201	Am
-----	1237	775	Am	428.5	1191	-----	Il
-----	1391	776	Am	-----	2108	-----	Am
-----	1453	-----	Am	-----	3212	-----	Am
-----	1648	935	R & Ad	429	1191	-----	Ad
-----	3194	1061	Am	445	3434	-----	Ad
-----	3327	1181	Am	445.1	3211	159	Ad
-----	3403	-----	Am	-----	3434	-----	Ad
372.1	359	1811	Ad	445.2 to	-----	-----	-----
372.2	-----	1181	Ad	445.5	3434	-----	Ad
372.3	775	-----	R	451.1	-----	159	Ad
-----	-----	1181	Am	451.5	-----	580	Ad
372.5	775	-----	R	454.3	-----	1510	Ad
-----	-----	1181	Am	459	1958	-----	Am
373	775	-----	R	-----	3199	-----	Am
-----	992	1181	Am	459.7	510	-----	Am
373.3	-----	1181	Ad	459.8	1958	-----	Ad
373.5	775	-----	R	465.8	-----	1156	Am
374	667	-----	Am	465.9	-----	1156	Am
374.4	185	-----	Am	469	3433	-----	Am
-----	2865	-----	Am	472	3199	-----	Am
375	2271	-----	Am	-----	3220	-----	Am
-----	3191	-----	Am	474.5	2378	1237	Ad

VEHICLE CODE—Continued

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
475	1630	1510	Am	586	-----	1935	Am
476	2943	1510	Am	586.05	1882	-----	Ad
	3284	-----	Am	586.5	1610	-----	Am
477.5	908	-----	Am	587	-----	433	Am
	3218	-----	Am	588	2075	-----	Am
477.6	3114	-----	Ad	588.5	3228	-----	Ad
479	3224	-----	Ad	589.5	2075	-----	Am
481	2961	-----	Am	590	2910	-----	Am
482	2961	847	Am	592.1	1610	-----	Am
483	-----	847	Am	592.2	3199	-----	R
484	-----	847	Am	594	-----	150	Ad
488	-----	847	Am	604.6	-----	928	Ad
489	-----	847	Ad	604.14	3436	-----	Ad
502	2452	-----	Am	604.20 to			
	3416	-----	Am	604.24	3080	-----	Ad
502.5	3417	-----	Ad	608.3	2109	-----	Ad
505	1626	-----	Am	612.1	-----	1935	Am
507	2451	-----	Ad	616.5	2354	-----	Ad
510	2062	-----	Am	616.6	2354	-----	Ad
511	618	-----	Am	623.5	1610	-----	Am
	638	-----	Am	628	636	-----	Ad
	1833	-----	Am	640	-----	1510	Am
	2062	-----	Am	643	1627	-----	Ad
511.1	638	580	Am	650.6	1602	-----	Am
511.2	638	580	Am		1610	-----	Am
511.3	638	-----	Am		2910	-----	Am
511.10	1833	-----	Ad	650.7	3237	-----	Ad
512.2	-----	580	Am	650.8	3236	-----	Ad
515	1628	-----	Am	660	3216	-----	Am
	1798	-----	Am	665	2197	-----	Am
515.5	1629	-----	Am	666	639	-----	Ad
516	-----	580	Am		2197	-----	Ad
517	-----	581	Ad	667	637	-----	Ad
525	2614	1236	Am	672.5	2273	-----	Ad
525.1	-----	761	Am	673	3466	1020	Am
529	2447	-----	Am	673.3	2703	-----	Ad
531	-----	762	Am	673.5	2928	-----	Am
533	127	1792	Am	674	2928	-----	Am
	3328	-----	Am	675.6	3225	-----	Ad
550	-----	130	Am	678.6	2811	-----	Ad
550.1	1954	-----	Ad	678.7	2993	-----	Ad
551	2948	1121	Am	679.4	-----	221	Ad
554	1610	432	Am	684.6	3396	-----	Ad
	2076	-----	Am	685	1551	1813	Ad
560	1490	-----	Am		3087	-----	Ad
560.3	1490	-----	Ad		3461	-----	Ad
560.5	3010	-----	Am	686	1551	-----	Ad
562.5	1490	-----	Ad	687	1551	-----	Ad
563	1490	-----	Am	694	3231	-----	Am
	2943	-----	Am	697	2450	1090	Am
565	2451	-----	R		2637	1851	Am
576.3	2152	-----	Ad		2746	-----	Am
576.5	681	-----	Ad		3230	-----	Am
	2153	-----	Ad	697.2	2637	1090	Ad
58	2061	-----	Am	697.6	1578	-----	Ad
585	1191	-----	Am	699	2944	-----	Am
	2107	-----	Am	699.2	3112	-----	Ad
	2108	-----	Am	701	3255	-----	Am
585.5	2181	-----	Ad	704	2293	-----	Am

VEHICLE CODE—Continued

Section	Assembly bill	Senate bill	Effect	Section	Assembly bill	Senate bill	Effect
705.1	556	----	Ad	742	885	----	Am
	2748	----	Ad		3009	----	Am
705.3	2337	1513	Ad	742.5	885	----	Am
	3318	----	Ad	743.6	3009	----	Am
705.5	555	1158	Ad	750	36	403	Am
	2337	----	Ad		1368	579	Am
	3317	----	Ad		1416	----	Am
705.7	2337	1158	Ad		1624	----	Am
	3316	1512	Ad		1625	----	Am
707	955	----	Ad		2227	----	Am
707.5	----	1518	Ad		2449	----	Am
709	----	760	Am		3024	----	Am
709.1	----	760	Ad		3462	----	Am
710	18	1265	Am	751	36	581	Am
	2337	----	Am		1369	1934	Am
	2379	----	Am		3024	----	Am
710.1	2873	----	Ad	752	1368	403	Am
710.5	18	1514	Ad		1624	579	Am
	2747	----	Ad		1625	581	Am
	3315	----	Ad		2227	1934	Am
711	2379	1265	R		2449	----	Am
713	2180	----	Am		3024	----	Am
718	2857	----	Am		3462	----	Am
718.5	3296	----	Ad	752.5	2226	166	Ad
719	18	----	Ad	753	3024	----	Am
720	18	----	Ad	766	----	1930	Ad
736	2451	----	Am	770	1642	1100	Am
737	2109	----	Am		2429	----	Am
737.2	----	1473	Am	771	1640	1100	Am
739	885	----	Am		2429	1115	Am
	2074	----	Am	771.5	----	1795	Ad
	3009	----	Am		1882	----	Ad
739.2	2074	----	Am				

WATER CODE

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
2	1604	-----	Am	403 to			
22	863	1657	Am	415	1928	-----	Ad
	2096	-----	Am	425 to			
23	863	1657	Am	482	-----	41	Ad
	2096	-----	Am	1005.1	863	1657	Am
106	-----	834	Am	1005.2	863	1657	Am
106.6	327	1146	Ad	1050.5	863	1657	R
Div. 1,				1050.6	863	1657	R
Ch. 2,				1253.5	837	1542	Ad
Art. 1,					-----	1649	Ad
(title)	863	1657	Am	1254	-----	834	Am
125	863	1657	Ad (RN)	1254.5	-----	1651	Ad
	2096	-----	Ad	1256	-----	55	Ad
126	863	1657	Ad		-----	1508	Ad
	2096	-----	Ad	1300	-----	429	Am
127	863	1657	Ad	1305	-----	1651	Ad
	2096	-----	Ad	1332	-----	1651	Ad
128	863	1657	Ad	1360	863	1657	R & Ad
	2096	-----	Ad	1361	863	1657	R
129	863	1657	Ad (RN)	1362	863	1657	R
	2096	-----	Ad	1363	863	1657	R
130	863	1657	Ad	1464	2044	-----	Am
	2096	-----	Ad	1611	2043	-----	Am
131	863	1657	Ad	2863	863	1657	Am
	2096	-----	Ad	3500	2345	-----	Ad
132	863	1657	Ad (RN)		3278	-----	Ad
	2096	-----	Ad	3501	3278	-----	Ad
133 to				4332	863	1657	Am
139	863	1657	Ad	4333	863	1657	Am
	2096	-----	Ad	4359	863	1657	Am
140 to				4360	863	1657	Am
162	863	1657	Ad	6001	863	1657	R
200	590	-----	Am	6050	863	1657	R
	863	1657	Am & RN	6051	863	1657	R
	2096	-----	R	6353.5	-----	1146	Ad
201	863	1657	Am & RN	7035	-----	1174	Ad
	2096	-----	R	7045	863	1657	Am
202	863	1657	Am & RN	7076	863	1657	Am
	2096	-----	R	7079	2316	-----	Ad
203	863	1657	R	8129	2042	-----	Am
	2096	-----	R	8150 to			
Div. 1,				8165	1927	-----	Ad
Ch. 3,				8300	863	1657	Am
(title)	863	1657	Ad	8305	863	1657	R
Div. 1,				8360	863	1657	Am
Ch. 3,				8361	863	1177	Am
Art. 1,					-----	1657	Am
(title)	863	1657	Ad	8362	863	1657	Am
205	2096	-----	R	8373	863	1657	Am
310	863	1657	Am	8400	863	1657	Am
	2045	-----	Am	8550	863	544	Am
330 to					-----	1657	Am
333	-----	1707	Ad	8679	1926	-----	Ad
350 to				Div. 5,			
358	1929	-----	Ad	Pt. 4,			
400	1928	41	Ad	Ch. 3,			
	2984	-----	Ad	Art. 5,			
401	1928	41	Ad	(title)	863	1657	Am
402	1928	41	Ad	8685	863	1657	Am

WATER CODE—Continued

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
8686	863	1657	Am	12610	863	1657	Am
8687	863	1657	Am		1925	----	Ad
8688	863	1657	Am	12611	863	1657	Am
8689	863	1657	Am		1925	----	Ad
8692	863	1657	Am	12612 to			
8693	863	1657	Am	12830	1925	----	Ad
8694	863	1657	Am	13005	3012	----	Am
8698	863	1657	R	13010	2565	----	Am
8699	863	1657	R	13011	2565	1545	Am
8710.5	2041	----	Am	13050		608	Am
8990	2040	----	Am	13054.2	2491	----	Ad
10100 to				13100 to			
10108	----	42	Ad	13105	1924	----	Ad
10200 to				20003		1907	Am
10240	----	43	Ad	20015	863	1657	Am
10500	2135	1653	Am	20016	863	585	Am
	----	1655	Am			1657	Am
10501	----	1653	R	20019		585	Am
10502	----	1653	R	20023	863	255	Am
10503	----	1653	R		2889	583	Am
10505	----	1145	Am		----	1657	Am
11150	863	1657	Am	20027		283	Am
Div. 6,				20045	2124	1907	Am
Pt. 3,					3256	1898	Am
Ch. 1,				20045.1	----	1907	Ad
Art. 6,				20064	533	756	Am
(title)	863	1657	Am	20082	863	1657	Am
11270	2845	----	Ad	20083	863	1657	Am
11400	863	1657	Am	20084	863	1657	Am
11401	863	545	Am	20085	863	1657	Am
	----	1657	Am	20086	863	1657	Am
11402	863	545	Am	20150 to			
	----	1657	Am	20160	863	583	Ad
11410	863	1657	Am		----	1657	Ad
11411	863	1657	Am	20200 to			
11412	863	1657	R	20208	863	255	Ad
11413	863	1657	R		2889	584	Ad
11416	863	1657	Am		----	1657	Ad
11460	----	1543	Am	20209	2889	255	Ad
11466	2648	----	Ad	20310 to			
11554	863	1657	R	20364	863	584	Ad
11595	2042	----	Am		----	1657	Ad
12510	863	1657	Am	20513	3202	----	Am
12570 to				20525	3202	----	Am
12585	1925	----	Ad	20527	----	537	Am
12586	863	1657	Am	20544	863	1657	R
	1925	----	Ad	20545	863	1657	R
12591	863	1657	Am	20625	863	1657	Am
	1931	----	Am	20700	733	----	Am
	1925	----	Ad	20721	----	537	Am
12592 to				20820	863	1657	Am
12599	1925	----	Ad	20911	----	1652	Am
12600	863	1657	Am	21166	2882	----	Am
	1925	----	Ad	21656	2122	----	Am
12601 to				21933	----	1591	Am
12608	1925	----	Ad	22000 to			
12609	863	1657	Am	22007	----	537	Ad
	1925	----	Ad	22075	732	----	Am

WATER CODE—Continued

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
22078	861	753	Ad	31007	2039	----	R & Ad
22654	860	751	Ad				(RN)
22655	862	752	Ad	31031	-----	569	Ad
23175 to				31050	-----	587	Ad
23204	863	584	R	Div. 12			
	-----	1657	R	Pt. 8, Ch. 3,			
23220	863	-----	R	Art. 2,			
	2889	255	Am	(title)	863	1657	Am
	-----	584	R	32670	863	1657	Am
	-----	1657	R	32671	863	1657	Am
23221 to				32672	863	1657	Am
23241	863	564	R	32690	863	1657	Am
	-----	1657	R	32715	863	1657	Am
23242	863	584	R	34153	-----	538	Am
	-----	634	Am	35400.5	-----	96	Ad
	-----	1657	R	35401	-----	497	Am
23242.5	863	584	R	35454	-----	1654	Am
	-----	634	Ad	35602	-----	1658	Am
	-----	1657	R	35626	-----	497	Am
23243 to				35855	1124	1656	Ad
23302	863	584	R	35875 to			
	-----	1657	R	35880	368	-----	Ad
23456	863	1657	Am	35951	1124	1647	Am
23460	863	1657	Am		2924	1656	Am
23626	-----	934	Am	36450 to			
	-----	1068	Am	36453	368	-----	Ad
23750	-----	1257	Am	37590	3202	-----	Ad
23770	-----	1257	Am	39029	863	1657	R
24252	863	255	Am	Div. 14,			
	2889	1657	Am	Pt. 1,			
24253	863	255	Am	Ch. 4,			
	2889	1657	Am	(title)	863	1657	Am
25652	1684	754	Am	39463	863	1657	Am
25653	1685	295	Am	Div. 14,			
25850 to				Pt. 5,			
25856	691	-----	Ad	Ch. 1,			
26002	150	-----	Am	Art. 4,			
26500	2881	-----	Am	(title)	863	1657	Am
26915	2123	-----	Am	Div. 14,			
27148	3202	-----	Ad	Pt. 5,			
27149	3202	-----	Ad	Ch. 2,			
27518	-----	699	Am	Art. 1,			
30202	2383	-----	Am	(title)	863	1657	Am
30203	2385	-----	Am	50370	2517	-----	Am
30294	3388	-----	Am	50704	2513	-----	Am
	3392	-----	Am	50900	2514	-----	Am
30297	3388	-----	Am	51202	2515	-----	Am
	3392	-----	Am	51360	1181	835	Am
30320	2709	-----	Am		1270	836	Am
	3388	-----	Am	51362	-----	835	R
	3392	-----	Am	53501	2516	-----	Am
30502	2384	-----	Am	53661	-----	1629	Am
30748	-----	589	Am	55000	1930	-----	Ad
31006	863	1657	Am	55010	1930	-----	Ad
	2039	-----	Am & RN		1932	-----	Am
			(as Am &	55011 to			
			RN by	55151	1930	-----	Ad
			Stats. 1949,	55152	1930	-----	Ad
			Ch. 1114)		1933	-----	Am

WATER CODE—Continued

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
55153 to				55503 to			
55156	1930	----	Ad	55865	1930	----	Ad
55157	1930	----	Ad	55866	549	----	Am
	1934	----	Am		1930	----	Ad
55158 to				55867 to			
55357	1930	----	Ad	55869	1930	----	Ad
55358 to				55870 to			
55362	549	----	Ad	55876	549	----	Ad
55370 to				55880 to			
55377	1930	----	Ad	55956	1930	----	Ad
55378	549	----	Ad	55960 to			
55500 to				55970	549	----	Ad
55502	1930	----	Ad	55990	1930	----	Ad
55502.1	549	----	Ad	55991	1930	----	Ad

WELFARE AND INSTITUTIONS CODE

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
7.5	841	----	Am	764	1246	----	Ad
17.1	481	1446	Am	778	2038	----	Am
103.4	841	----	Am	787	----	1130	Ad
103.5	841	----	Am	825	----	664	Am
104.1	1815	732	Am	826	1246	----	Am
104.5	----	732	Am	826.5	----	657	Am
-----	-----	1167	Am	827	1246	----	Am
104.6	841	----	Am	868.05	485	----	Ad
-----	1815	----	Am	871	2651	----	Am
104.7 to	-----	-----	-----	880	480	656	Am
104.9	-----	732	Ad	884.5	-----	1134	Ad
114.5	841	----	Am	957	3079	1076	Am
117	2696	----	Ad	1152	475	----	Am
118	1779	1747	Am	1500	1776	768	Am
-----	2697	----	Am	-----	1777	----	Am
118.2	841	----	Am	-----	1817	----	Am
-----	1779	----	R	1503	1780	----	Am
119.5	841	----	Am	1508	15	----	Am
123	569	----	Am	-----	625	----	Am
125	1166	----	R	-----	1773	----	Am
126	1166	----	R	-----	-----	765	Ad
127	1166	----	R	-----	-----	767	Am
128	1166	----	R	-----	-----	769	Am
142	-----	1447	Ad	-----	-----	1450	Am
145	841	----	Am	-----	-----	1604	Am
145.1	841	----	Am	1509	-----	1620	Ad
145.4	841	----	Am	1510	2694	----	Am
146	-----	1872	Ad	-----	-----	1872	R & Ad
147	-----	1737	Am	1511	2694	----	Am
154	301	----	Am	1511.2	1664	1191	Ad
-----	568	----	Am	1511.5	-----	1602	Am
-----	1786	----	Am	1520	-----	1451	Am
203.7	-----	1448	Ad	1521	-----	1606	Am
205.5	2940	----	Ad	1523	2903	----	Am
575	90	26	Am	1523.5	1778	----	Am
578.2	1246	----	Ad	1527	60	----	Am
586 to	-----	-----	-----	-----	1772	----	Am
592	-----	660	Ad	1540 to	-----	-----	-----
638.1	484	----	Am	1542	2225	----	Ad
643	-----	1449	Am	1550	1771	805	Am
644.5	-----	661	Ad	1550.1	1774	----	Ad
671	1832	----	Ad	1550.5	-----	807	Ad
700	2997	664	Am	1550.6	511	----	Ad
-----	3088	----	Am	1552	-----	806	R
700.5	-----	603	Ad	1552.4	883	----	Am
-----	-----	664	Ad	-----	-----	1452	R & Ad
700.6	-----	603	Ad	-----	-----	1605	R & Ad
702	154	----	Am	1552.45	-----	1603	Ad
703	-----	552	Ad	1552.6	1775	----	Ad
720	-----	659	Am	1554	-----	1872	R
721	2263	----	Am	1580	-----	305	R
721.5	478	----	Ad	1620	-----	1127	Am
734	477	----	Am	1620.5	2168	----	Ad
740	684	----	Am	1621.5	2652	----	Ad
-----	6301	----	Am	1622	2690	----	Am
760	1246	----	Ad	1629	-----	1128	Am
761	1246	----	Ad	1710	-----	1725	Am
762	1246	----	Ad	1711	-----	307	Am
788	1246	----	Ad	1711.5	-----	307	Ad

WELFARE AND INSTITUTIONS CODE—Continued

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
1712	-----	307	Am		641	-----	Am
1720	-----	307	R & Ad		738	-----	Am
1731.5	474	-----	Am		2816	-----	Am
1732	474	-----	Am		3137	-----	Am
1767.5	476	-----	Am	2181.01	738	1481	R
Div. 3,					3158	-----	Am
Ch. 1,					-----	1746	R
(title)	2691	-----	Am	2181.02	2826	-----	Ad (RN)
2000	2691	-----	Am	2181.03	-----	1453	Ad
	3166	-----	Am	2181.1	2745	-----	Am
2002.5	2684	-----	Ad	2182	-----	806	Am
2003	3165	-----	Am	2183	2816	806	Am
2005	41	-----	Am		2880	1836	Am
2009	530	-----	Am	2183.9	41	-----	R & Ad
	2755	-----	Am		2878	-----	R & Ad
2011	738	1481	Am		-----	809	R
	-----	1746	Am	2185	3157	-----	Am
	-----	1749	Am	2200	2879	912	Am
2016	2929	-----	Am		-----	1835	Am
2017	2968	-----	Ad	2201	3155	-----	Am
2018	2968	-----	Ad		3156	-----	Am
2019	2968	-----	Ad	2220.5	3154	-----	Am
2020	2828	-----	Am	2224	311	-----	Am
2020.001	737	1480	Am		640	-----	Am
	2828	-----	R		738	1481	R
2020.01	2946	1885	Am		2826	-----	Am & RN
	3164	-----	Am		2886	-----	Am
2020.05	1725	-----	Am		-----	1746	R
2023	3163	-----	Am	2225	2427	-----	Am
2025	2828	-----	Am		2886	-----	Am
2025.1	737	1480	Am		3153	-----	Am
	2828	-----	R	2229	-----	1746	Ad
2143	3161	-----	Am	2300	2904	-----	Am
	3162	-----	Am		3373	-----	Am
2160	738	780	Am	2302	2685	-----	Am
	2692	867	Am	2350	1502	-----	Am
	-----	1481	Am	2350.1	1502	-----	Ad
	-----	1746	Am	2351	1500	-----	R & Ad
	-----	1888	Am	2352	1501	-----	Am
2160.2	2692	867	Ad	2353	1502	-----	R & Ad
2160.3	2692	867	Ad	2353.2	1501	-----	R
2160.4	2059	-----	Ad	2354.1	1501	-----	Am
2160.5	2893	-----	Am		2632	1318	R & Ad
2160.7	783	-----	R	2355	1501	-----	R & Ad
	2692	867	Am	2356	1501	-----	R & Ad
2163	158	-----	Am	2358	1501	-----	Am
2163.2	3160	-----	Am	2370 to			
2163.7	3159	-----	Am	2377	2617	1261	Ad
2164	2403	1369	Am	2507	44	1454	Am
2165	2403	1369	Am		2695	-----	Am
2165.5	-----	1746	Ad	2578	335	-----	Ad
2166	2814	-----	Ad	2600	659	-----	Am
2180.1	2816	-----	Am	2800 to			
	-----	806	R	2822	1890	-----	Ad
2180.5	-----	800	Ad		2169	-----	Ad
2180.6	-----	809	Ad	2823 to			
2181	59	806	Am	2904	1890	-----	Ad
	334	1481	Am	3025	-----	1872	R
	624	1746	Am				

WELFARE AND INSTITUTIONS CODE—Continued

Sections	Assembly bill	Senate bill	Effect	Sections	Assembly bill	Senate bill	Effect
3044	-----	863	Am	5360	2240	-----	Am
3044.001	2693	863	Ad	5406.5	1839	-----	Am
3044.1	783	-----	R	Div. 6,			
	2693	863	Am	Pt. 1,			
3044.2	2693	863	Ad	Ch. 4,			
3082	-----	808	Am	(heading)	483	-----	Am
3082.1	1674	-----	Am		705	-----	Am
3084	1670	808	Am	5500	483	-----	Am
3084.1	1670	-----	Am		705	-----	Am
3087.1	-----	1872	R	5500.1	705	-----	Ad
3088	-----	1749	Am	5501	483	-----	Am
3088.2	1672	-----	Ad	5501.3	744	-----	Ad
3088.5	-----	1166	Am	5501.5	483	-----	Am
3090	-----	913	Am		705	-----	Am
3302.3	-----	1778	Ad		3452	1865	Ad
3330	-----	1777	R	5501.6	705	-----	Ad
3331	-----	1776	Am	5503	483	-----	Am
3332	-----	1776	Am	5504	483	-----	Am
3420	-----	1872	R	5508	483	-----	Am
3431	-----	492	Am	5509	483	-----	Am
3432.1	-----	492	R	5511	483	-----	Am
3450	-----	914	Am	5511.7	483	-----	Am
3451	2037	-----	R (as ad by Stats. 1949, Ch. 959)	5512	483	-----	Am
			Am		705	-----	Am
3472	1671	-----	Am	5512.1	705	-----	Ad
3472.1	1671	-----	Am	5512.3	483	-----	Am
3472.3	1676	-----	Ad	5512.5	483	-----	Am
3474	-----	1749	Am	5513	707	-----	Am
3474.2	1673	-----	Ad	5514	483	-----	Am
3474.5	-----	1166	Am		707	-----	Am
3480	-----	1872	R	5515	707	-----	R & Ad
3500 to				5516	707	-----	Am
3563	3096	-----	Ad	5517	483	-----	Am
4000 to				5518	483	-----	Am
4192	841	-----	Ad	5519	483	-----	Am
5050	535	-----	Am	5522	706	-----	Ad
5050.1	535	466	Am		780	-----	Ad
	1609	-----	Am	Div. 6,			
5050.8	1609	666	Am	Pt. 1,			
Div. 6,				Ch. 4.5,			
Pt. 1,				(heading)	705	-----	Am
Ch. 1,				5600	705	-----	Am
Art. 4,				5600.5	705	-----	Ad
(heading)	2617	1261	Am	5650 to			
5075	2617	1261	Am	5653	1889	-----	Ad
5076	2617	1261	Am	5600	568	-----	Am
5078	2617	1261	R	6503.2	-----	522	Ad
5100	1609	666	Am	6562	-----	383	Am
5100.5	2488	-----	Ad	6625	1888	-----	Ad
5102	921	-----	Am		2683	-----	R
5125	1837	-----	Am	6650	2167	-----	Am
5126	1837	-----	Am	6651	920	-----	Am
5127	1837	-----	Am	6652	1785	-----	Am
5128	1837	-----	Am	6658	920	-----	Am
5175	-----	1455	Am	6661	919	-----	Am
5183	534	-----	Am	6720	1784	-----	Am
				6722	1784	-----	Am

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Sections	Assembly bill	Senate bill	Text	Sections	Assembly bill	Senate bill	Text
6726	1783	----	Am	Div. 6,			
6800 to				Pt. 4,			
6802	3099	----	Ad	Ch. 8,			
Div. 6,				(heading)	1142	----	Ad
Pt. 4,				Div. 6,			
Ch. 3,				Pt. 5,			
(heading)	1786	----	Am	(heading)	----	1617	Am
7000	301	----	Am	Div. 6,			
	1786	----	Am	Pt. 5,			
7000.5	1786	----	Am	Ch. 1,			
7012.5	1783	----	Am	(heading)	----	1617	Ad
7066	479	----	Am	7500.5	----	1617	RN
7100 to					----	1618	Am
7106	559	----	R & Ad	7550	----	1617	Ad
7107 to				7551	----	1617	Ad (RN)
7111	559	----	R	7552 to			
				7555	----	1617	Ad

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